salary of said grand jury bailiffs, the method of payment, and the removal of said grand jury bailiffs, and declaring an emergency,"

Has carefully compared same, and finds it correctly enrolled.

ROANE, Vice-Chairman.

Committee Room,

Austin, Texas, April 24, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 386, "An Act declaring it unlawful for any person to kill, take, or have in his possession for barter or sale after the passage of this Act, for a period of five (5) years, any wild fox or the pelts thereof in the Counties of Bastrop and Panola, State of Texas, and providing a penalty therefor."

Hunter

Jackson

James

Jefferson

Jones of Ata

Jones of Fal

Jones of Ru

Has carefully compared same, and finds it correctly enrolled.

ROANE, Vice-Chairman.

FIFTY-SEVENTH DAY

(Thursday, April 25, 1935)

The House met at 10 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Stevenson.

The roll was called, and the following members were present:

Mr. Speaker Cooper Cowley Adamson Adkins Craddock Crossley Aikin Alexander Daniel Davis Alsup Ash Davison of Fisher Atchison Dickison Beck Dunagan Dunlap of Hays Bergman Bourne Dunlap of Kleberg Bradbury Duvall Dwyer Bradford Broyles England Fain Burton Butler of Brazos Farmer Butler of Karnes Fisher Cagle Fitzwater Caldwell Ford Calvert Fox Canon Frazer Fuchs Celaya Clayton Gibson Collins Glass Colquitt Good Colson Graves

Gray Morris Greathouse Morrison Hankamer Morse Hanna Newton Hardin Nicholson Harris of Archer Olsen Harris of Dallas **Padgett** Hartzog Palmer Head Patterson Herzik Payne HillPetsch Hodges Pope Hofheinz Quinn Holland Reader Reed of Bowie Hoskins Howard Reed of Dallas Riddle Hunt Roach of Angelina Roach of Hunt Hunter Jackson Roane James Roark Jefferson Roberts Jones of Atascosa Rogers Jones of Falls Russell Jones of Runnels Scarborough Jones of Shelby Settle Jones of Wise Shofner Keefe Smith King Spears Stanfield Knetsch Steward Lange Stinson Lanning Latham Stovall Leath Tarwater Lemens Tennyson Thornton Lindsey Tillery Lotief Lucas Venable Waggoner Luker Walker Mauritz Wells McCalla Westfall McConnell Wood of Harrison McFarland Wood of Montague McKee McKinney Worley Moffett Young

Absent

Hyder Leonard

Moore

Rutta

Youngblood

Absent-Excused

Davisson of Eastland

A quorum was announced present.

Rev. Geo. W. Coltrin, Chaplain, offered the following invocation:

"Lord, we realize this morning and from time to time the presence of fearful crime and tragedy in our very midst. O, God, we pray for homes in which the foundations of better social life may be deeply laid.

Wilt Thou steady and lead us that minnow seines; setting the time for we may do whatever may come to use of such nets or seines; repealour hands that will tend to better moral and social security. In Christ's name. Amen."

LEAVES OF ABSENCE GRANTED

The following members granted leaves of absence:

Mr. Davisson of Eastland for today, on account of illness, on motion of Mr. Lotief.

Mr. Reader for this afternoon, on motion of Mr. Young, on account of important business.

HOUSE JOINT RESOLUTIONS ON FIRST READING

The following House joint resolutions, introduced today, were laid before the House, read severally first time, and referred to the Committee on Constitutional Amendments:

By Mr. Lucas:

H. J. R. No. 51, Proposing an amendment to Section 51 of Article III of the Constitution of Texas by adding thereto Section 51-b, providing the Legislature may provide by law for an unemployment insurance system; and providing for the necessary appropriation to defray the necessary expenses for the submission of this amendment.

By Mr. Lucas:

H. J. R. No. 52, Proposing an amendment to Section 51 of Article III of the Constitution of Texas by adding thereto Section 51-c, providing the Legislature may provide by law for the care of dependent children; and providing for the necessary appropriation to defray the necessary expenses for the submission of this amendment.

HOUSE BILLS ON FIRST READING

The following House bills, introduced today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

By Mr. Ash:

H. B. No. 982, A bill to be entitled "An Act making it unlawful to use seines or nets except those of certain dimensions of mesh for taking fish from waters in Bastrop County; providing dimensions of mesh of Fain

ing all laws in conflict herewith; providing a penalty for violation thereof, and declaring an emergency."

Referred to Committee on Game and Fisheries.

By Mr. Adkins and Mr. Steven-

H. B. No. 983, A bill to be entitled "An Act making it unlawful to transport minnows of any and all species outside of the counties wherein such minnows are caught, seined or taken; provided that this Act shall only apply to persons, firms or corporations transporting minnows caught, seined or taken from the waters of the Counties of McCulloch, San Saba, Gillespie, Llano, Kendall, Blanco, Lampasas and Mason; etc., and declaring an emergency.'

Referred to Committee on Game and Fisheries.

Mr. Tarwater moved to introduce, and have placed on first reading, House Bill No. 984.

The motion prevailed by the following vote:

Veas-125

Y eas-	125
Adamson	Farmer
Aikin	Fisher
Alsup	Fitzwater
Ash ¹	Ford
Bourne	Fox
Bradbury	Frazer
Bradforď	Fuchs
Broyles	Gibson
Burton	Glass
Butler of Karnes	Good
Cagle	Gray
Caldwell	Greathouse
Calvert	Hankamer
Canon	Hanna
Celaya	Hardin
Clayton	Harris of Archer
Collins	Harris of Dallas
Colson	Hartzog
Cooper	Hill
Cowley	Hodges
Craddock	Hofheinz
Crossley	Holland
Daniel	Hoskins
Davis	Howard
Davison of Fisher	Huddleston
Dickison	Hunter
Dunagan	Jackson
Dunlap of Kleberg	Jefferson
Dwyer	Jones of Falls
England	Jones of Runnels
Fain	Jones of Shelby

Reed of Bowie Jones of Wise Reed of Dallas Keefe Riddle King Roach of Angelina Knetsch Roach of Hunt Lange Roane Lanning Roark Latham Roberts Leath Rogers Lemens Russell Lindsey Rutta Lotief Scarborough Lucas Settle Luker Shofner Mauritz Smith McCalla McConnell Steward McFarland Stovall Tarwater McKee McKinney Tennyson Thornton Moffett Tillery Moore Venable Morris Morrison Waggoner Walker Morse Wells Newton Westfall Olsen Palmer Wood of Harrison Patterson Wood of Montague Payne Worley Young Petsch Pope Youngblood

Absent

Adkins Hunt Hyder Alexander Atchison James Jones of Atascosa Beck Leonard Bergman Butler of Brazos Nicholson Padgett Colquitt Dunlap of Hays Reader Duvall Spears Graves Stanfield Head Stinson Herzik

Absent-Excused

Davisson of Eastland

Quinn

The Speaker then laid the bill before the House; it was read first time, and referred to the appropriate committee, as follows:

By Mr. Tarwater:

H. B. No. 984, A bill to be entitled "An Act providing for the filing by executors and administrators of petitions for composition or extension with creditors of insolvent estates in the United States District Court and the invocation of the relief provided by Section 74 of the Bankruptcy Act of 1898 as amended, upon order of the county court; providing for waiver

and relinquishment of jurisdiction by the county court in favor of jurisdiction by the United States Courts as to estates and the assets thereof; etc., and declaring an emergency."

Referred to Committee on Judiciary.

NOTICES GIVEN

Mr. Quinn gave notive that he would, on the next legislative day, move to take up, for consideration at that time, House Bill No. 468, which bill was heretofore laid on the table subject to call.

Mr. Graves gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Bill No. 59, which bill was heretofore laid on the table subject to call.

Mr. Frazer gave notice that he would, on the next legislative day, move to take up, for consideration at that time, House Bill No. 574, which bill was heretofore laid on the table subject to call.

Notices were given by the authors of bills, which bills were heretofore laid on the table subject to call, that motions would be made to take up said bills on the next legislative day.

BILLS LAID ON TABLE SUB-JECT TO CALL

On motion of Mr. Roach of Hunt, House Bill No. 476 was laid on the table subject to call.

On motion of Mr. Patterson, House Bill No. 864 was laid on the table subject to call.

MOTION TO LAY BILL ON TABLE SUBJECT TO CALL

Mr. Cooper moved that House Bill No. 624 be laid on the table subject to call.

The motion was lost.

RELATIVE TO CONSIDERATION OF RESOLUTIONS

On motion of Mr. Reader, the House dispensed with the consideration of resolutions at this time.

HOUSE BILL NO. 189 WITH SENATE AMENDMENTS

Mr. Jefferson called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 189, A bill to be entitled "An Act to regulate the occupation of hairdressers and cosmetologists, to create a State board of examiners for the licensing of persons to carry on and to teach such practice, to insure the better education of such practitioners; etc., and declaring an emergency."

The Speaker laid the bill before the House with the Senate amendments.

Mr. Jefferson moved that the House concur in the Senate amendments.

Mr. McCalla moved that the House do not concur in the Senate amendments, and that a conference committee be requested to adjust the differences between the two houses on the bill.

On motion of Mr. Reader, the motion by Mr. McCalla was tabled.

Question recurring on the motion by Mr. Jefferson, that the House concur in the Senate amendments, year and nays were demanded.

The motion prevailed by the following vote:

Yeas-105

Adamson Fitzwater Aikin Ford Alexander Fox Alsup Frazer Fuchs Ash Bergman Graves Bourne Greathouse Bradbury Hankamer Bradford Hanna Harris of Dallas Broyles Burton Head Butler of Brazos Hill Butler of Karnes Hodges Cagle Hofheinz Caldwell Hoskins Calvert Huddleston Canon Hunt Hunter Clayton Collins Jackson Colson James Cooper Jefferson Jones of Falls Cowley Jones of Shelby Craddock Crossley Jones of Wise Daniel Knetsch Davis Lange Davison of Fisher Lanning Dickison Latham Dunagan Leath Dunlap of Hays Lemens Dunlap of Kleberg Lotief Duvall McConnell McFarland Dwyer McKee England Farmer Moffett Fisher Moore

Morris Shofner Merrison Smith Morse Spears Newton Stanfield Olsen Steward **Padgett** Tarwater Patterson Tennyson Payne Thornton Pope Waggoner Quinn Walker Reader Wells Reed of Dallas Wood of Harrison Riddle Wood of Montague Roach of Angelina Worley Roach of Hunt Young Rogers Youngblood Settle

Nays—21

Beck Palmer Fain Reed of Bowie Gibson Roark Howard Roberts Jones of Runnels Russell Keefe Rutta Lindsey Scarborough Lucas Stovall Luker Tillery McCalla Westfall McKinney

Present—Not Voting

Roane

Absent

Adkins Holland Atchison Hyder Celaya Jones of Atascosa Colquitt King Glass Leonard Good Mauritz Gray Nicholson Hardin Petsch Harris of Archer Stinson Hartzog Venable Herzik

Absent-Excused

Davisson of Eastland

SENATE BILL NO. 10 ON PAS-SAGE TO THIRD READING

The Speaker laid before the House, as unfinished business, on its passage to third reading,

S. B. No. 10, A bill to be entitled "An Act defining and regulating the practice of dentistry in the State of Texas; providing for the creation of the State Board of Dental Examiners, and declaring an emergency";

The bill having heretofore been read second time, with committee amendment by Mr. Petsch, pending.

Mr. Roane moved the previous question on the pending amendment, amendments on the Speaker's desk, and the passage of Senate Bill No. 10 to third reading, and the main question was ordered. Hardin Harris of Dallas Hartzog Herzik Hodges

Mr. Padgett offered the following amendment to the committee amendment:

Amend committee amendment to Senate Bill No. 10, Section 1, on page 14, by inserting between lines 39 and 40 the following: "Each member of said Board shall make and file a surety bond in a sum of not less than five thousand dollars (\$5,000) to guarantee faithful performance of all the duties of his office."

(Mr. Russell in the Chair.)

Question recurring on the amendment by Mr. Padgett, yeas and nays were demanded.

The amendment was lost by the following vote:

Yeas-38

Adamson Lange Adkins Leath Alexander Lindsey Alsup Lucas Beck Luker Bradbury Moffett **Broyles** Moore Caldwell Olsen Canon **Padgett** Davison of Fisher Palmer Duvall Patterson Fain Payne Farmer Reed of Bowie Fitzwater Spears Fuchs Waggoner Jones of Atascosa Westfall Jones of Shelby Wood of Harrison Jones of Wise Wood of Montague

Nays—84

Worley

Keefe

Aikin Crossley Ash Daniel Bergman Davis Bourne Dickison Burton Dunagan Butler of Brazos Dunlap of Hays Butler of Karnes Dunlap of Kleberg Cagle England Fisher Calvert Celaya Ford Clayton Fox Collins Frazer Colquitt Glass Cowley Graves Craddock Greathouse

Hardin McKinney Morris Morse Hartzog Newton Herzik Nicholson Hodges Petsch Hofheinz Quinn Holland Reader Hoskins Reed of Dallas Howard Roach of Angelina Huddleston Roach of Hunt Hunt Roane Hunter Roark "Each Jackson Rutta Settle Jones of Falls Shofner Jones of Runnels Smith King Stanfield Knetsch Steward Lanning Stovall Latham Tennyson Lemens Thornton Mauritz Tillery McCalla Venable McConnell Walker McFarland Young McKee Youngblood

Present—Not Voting

Russell

Absent

Atchison Jefferson Bradford Leonard Lotief Colson Morrison Cooper Dwyer Pope Riddle Gibson Good Roberts Rogers Gray Hankamer Scarborough Stinson Hanna Tarwater Head Wells Hill Hyder

Absent—Excused

Davisson of Eastland

Mr. Padgett offered the following amendment to the committee amendment:

Amend committee amendment to Senate Bill No. 10, Section 3, on page 17, by striking out the words "and said" in line 6 and all of lines 7, 8, and 9.

(Speaker in the Chair.)

Question recurring on the amendment by Mr. Padgett, it was lost.

Mr. Padgett offered the following amendment to the committee amendment:

Amend committee amendment to Senate Bill No. 10, Section 7, on page 21, by striking out all of lines 8, 9, 10, and 11, and the words "such dentist or out of it," in line 12.

The amendment was lost.

Mr. Padgett offered the following amendment to the committee amendment:

Amend committee amendment to Senate Bill No. 10, Section 12, on page 24, by striking out in lines 34, 35, and 36, the words: "in such suits for injunction it shall not be necessary to show that any person is personally injured by the acts complained of."

The amendment was lost.

Mr. Padgett offered the following amendment to the committee amendment:

Amend committee amendment to Senate Bill No. 10, on page 28, by adding another section to be known as Section 18-a, to read as follows: "it is expressly provided that nothing herein applies to any person legally engaged in the practice of dentistry in Texas at the time of the passage of this law."

The amendment was lost.

Mr. Leonard offered the following amendment to the committee amendment:

Amend committee amendment to Senate Bill No. 10 by striking out paragraph 3 on page 22 down through line 38, and inserting in lieu thereof the following: "all annual registration fees collected by the State Board of Dental Examiners under this Act shall be placed in the State Treasury every 30 days as collected to the credit of a special fund to be known as the 'Dental Registration Fund,' and all expenditures from this fund shall be on order of the State Board of Dental Examiners on warrants issued by the State Comptroller for the purposes and in the amounts fixed by the Legislature in the General Appropriations Bills. On August 31 of each year all money in excess of \$10,000 remaining in said 'Dental Registration Fund' shall revert to the General Revenue Fund in the State Treasury."

The amendment was adopted.

The committee amendment as amended was then adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and to the body of the bill.

Senate Bill No. 10 was then passed to third reading.

SENATE BILL NO. 10 ON THIRD READING

Mr. Dunlap of Kleberg moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 10 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-121

Adamson Hardin Harris of Archer Aikin Alexander Harris of Dallas Ash Hartzog Atchison Head Beck Herzik Bergman Hill Bourne Hodges Hofheinz Bradbury **Broyles** Holland Burton Hoskins Butler of Brazos Howard Butler of Karnes Huddleston Cagle Hunter Calvert Hyder Canon Jackson Celaya James Clayton Jefferson Collins Jones of Falls Jones of Runnels Colquitt Cowley Jones of Shelby Craddock Jones of Wise Crossley Keefe King Daniel Knetsch Davis Davison of Fisher Lange Dickison Lanning Dunagan Latham Dunlap of Hays Leath Dunlap of Kleberg Lemens Leonard Duvall Lotief Dwyer Mauritz England McCalla Farmer McConnell Fisher McFarland Fitzwater McKee Ford McKinney Fox Moffett Fuchs Gibson Moore Morris Glass Morrison Gray Greathouse Morse as | Hankamer Newton Hanna Nicholson

Olsen	Smith
Patterson	Stanfield
Payne	Stinson
Petsch	Stovall
Quinn	Tarwater
Reader	Tennyson
Reed of Dallas	Thornton
Riddle	Tillery
Roach of Angelina	Walker
Roach of Hunt	Wells
Danne	Wood of Harriso

Roane Wood of Harrison Roark Wood of Montague Worley Rutta Scarborough Young Settle Youngblood Shofner

Nays-12

Cooper Reed of Bowie Rogers Fain Russell Hunt Lindsey Spears Luker Waggoner Padgett Westfall

Absent

Adkins Jones of Atascosa Lucas Alsup Palmer Bradford Caldwell Pope Colson Roberts Frazer Steward Good Venable Graves

Absent—Excused

Davisson of Eastland

The Speaker then laid Senate Bill No. 10 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-121

Adamson Cowley Aikin Craddock Alexander Crosslev Ash Daniel Atchison Davis Beck Davison of Fisher Bergman Dickison Bourne Dunagan **Broyles** Dunlap of Hays Dunlap of Kleberg Burton Butler of Brazos Duvall Butler of Karnes Dwyer Cagle England Caldwell Farmer Calvert Fisher Canon Fitzwater Celaya Ford Clayton Fox Collins Frazer Colquitt **Fuchs**

Gibson McKee Glass McKinney Gray Moffett Greathouse Moore Hankamer Morris Hanna Morrison Hardin Morse Harris of Archer Newton Harris of Dallas Nicholson Hartzog Patterson Head Payne Herzik Petsch Hill Pope Hodges Quinn Hofheinz Reader Hoskins Reed of Dallas Howard Riddle Huddleston Roach of Angelina Roach of Hunt Hunter Hyder Roane Jackson Roark James Rutta Jefferson Scarborough Jones of Falls Settle Jones of Runnels Shofner Jones of Shelby Smith Jones of Wise Stanfield Keefe Stinson King Stovall Knetsch Tarwater Tennyson Lange Lanning Thornton Latham Tillery Leath Walker Lemens Wells Leonard Wood of Harrison Lotief

Wood of Montague Mauritz Worley McCalla

Young McConnell Youngblood McFarland

Nays-13

Bradbury Reed of Bowie Cooper Rogers Fain Russell Hunt Spears Jones of Atascosa Waggoner Westfall Lindsey Padgett

Absent

Adkins Lucas Luker Alsup Bradford Olsen Colson Palmer Good Roberts Steward Graves Holland Venable

Absent—Excused

Davisson of Eastland

Reason for Vote

I vote "nay" on Senate Bill No. 10 for the reason that it seeks to do by

law, and enforce by rules, that which should be left to professional ethics, and tends toward monopoly, and further its provisions place limitations on the constitutional right of freedom of speech and the press. Such law is wholly unnecessary for the protection of the public; is a matter that should be controlled by ethics and not law.

JONES of Atascosa.

Mr. Dunlap of Kleberg moved to reconsider the vote by which Senate Bill No. 10 was passed, and to table the motion to reconsider.

The motion to table prevailed.

ADOPTION OF CONFERENCE COMMITTEE REPORT ON HOUSE BILL NO. 11

Mr. Butler of Brazos submitted the conference committee report on House Bill No. 11, as follows:

> Committee Room, Austin, Texas, April 24, 1935.

Hon. Walter F. Woodul, President of the Senate, and Hon. Coke Stevenson, Speaker of the House of Representatives.

Sirs: We, your conference committee, appointed to adjust the differences between the two houses on House Bill No. 11, recommend that said bill be adopted in form and text as submitted herewith.

Respectfully submitted,

WESTERFELD, MOORE, RAWLINGS,

On the part of the Senate;

STINSON, SPEARS, BUTLER of

BUTLER of Brazos, HOWARD, SETTLE,

On the part of the House.

(The text of the report as submitted having been printed in the Journal on yesterday.

Mr. Butler of Brazos moved that the report be adopted.

Mr. Bradbury moved that the report be not adopted, and asked that a new conference committee be appointed to adjust the differences between the House and Senate.

Mr. Jones of Atascosa moved to table the motion by Mr. Bradbury.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas-82

Adamson James Alexander Jefferson Ash Jones of Atascosa Atchison Jones of Falls Bradford King Broyles Lemens Butler of Brazos Leonard Butler of Karnes Lotief Cagle Luker Caldwell McCalla McFarland Calvert Celaya McKee Collins McKinney Colquitt Morris Colson Morrison Cooper Morse Newton Cowley Davis Nicholson Olsen Dickison Dunagan Padgett Dunlap of Kleberg Palmer

Dunagan Padgett
Dunlap of Kleberg Palmer
Duvall Patterson
Dwyer Payne
Ford Pope
Fuchs Reed of Dallas

Gray Riddle Hankamer Roach of Hunt

Hanna Russell Hardin Rutta Harris of Dallas Scarborough Hartzog Settle Smith Head Spears Herzik Hill Steward Hodges Stinson Hofheinz Stovall Waggoner Holland

Hoskins Wells
Howard Wood of Montague
Hyder Young
Jackson Youngblood

Nays-58

Fox Adkins Frazer Aikin Gibson Alsup Beck Glass Good Bergman Graves Bourne Greathouse Bradbury Harris of Archer Burton Huddleston Canon Craddock Hunt Jones of Runnels Crossley Jones of Shelby Davison of Fisher Jones of Wise Dunlap of Hays Keefe England Fain Knetsch Lanning Farmer

Fisher Fitzwater Latham

Lindsey

1040	HOUDE 9	OUTTINE	
Lucas	Roberts	Nav	s—94
Mauritz	Shofner		
McConnell	Tarwater	Adamson	Jones of Falls
Moffett	Tennyson	Alexander	Jones of Runnels
Moore	Thornton	Ash	Jones of Shelby
Petsch	Tillery	Atchison	Jones of Wise
Quinn	Venable	Bradford	King
Reed of Bowie	Walker	Broyles	Knetsch
Roach of Angelina		Butler of Brazos	Latham
Roane	Wood of Harrison	Butler of Karnes	Lemens
Roark	Worley	Caldwell	Leonard
noark	Worldy	Calvert	Luker
Present—	Not Voting	Celaya	McCalla
		Collins	McFarland
Leath	Stanfield	Colquitt	McKee
	L	Colson	McKinney
Ab	sent	Cooper	Moffett
Clayton	Lange	Cowley	Moore
Clayton	Rogers	Craddock	Morris
Daniel	rengers	Crossley	Morrison
Hunter		Dickison	Morse
Absent_	–Excused	Dunagan	Newton
	Reader	Dunlap of Kleberg	
Davisson	Reader	Duvall	Olsen
of Eastland		England	Padgett
Pa	ired	Fain	Palmer
		Fisher	Patterson
	esent), who would	Ford	Payne
	Ir. Daniel (absent),	Fuchs	Petsch
who would vote	"nay."	Glass	Pope
Mr Stanfield (n	resent), who would		Reed of Dallas
	Mr. Reader (ab-	Gray	Roach of Angelina
sent), who would	vote "vea"	Hankamer	Roach of Hunt
•	-	Hanna	Roane
	d that further con-	Hardin	Russell
	conference commit-	Harris of Dallas	Rutta
	stponed until next	Head	Scarborough
Monday.		Hill	Settle
Question recurr	ing on the motion	Hodges	Shofner
by Mr. Keefe, ye	eas and nays were	Hofheinz	Smith
demanded.	·	Holland	Spears
The motion was	lost by the follow-	Hoskins	Steward
ing vote:	iost sy one rono	Howard	Stinson
~	s—42	Hunter	Stovall
16a	5-42	Hyder	Waggoner
Adkins	Herzik	Jackson	Wells
Aikin	Hunt	James	Wood of Montague
Alsup	Keefe	Jefferson	Young
Beck	Lanning	Jones of Atascosa	Youngblood
Bergman	Lindsey		
Bourne	Lotief	Present—	Not Voting
Bradbury	Lucas		-
Burton	Mauritz	Leath	Stanfield
Cagle	McConnell		
Canon	Quinn	Ab	sent
Davis	Reed of Bowie		*
Davison of Fisher	Riddle	Clayton	Lange
Dunlap of Hays	Roark	Daniel	Rogers
Farmer	Roberts	Dwyer	Tennyson
<u>Fitzwater</u>	Tarwater	Hartzog	Tillery
<u>F</u> ox	Thornton	Huddleston	
Frazer	Venable		
Gibson	Walker	Absent-	–Excused
Good	Westfall	.	Dandar
Greathouse	Wood of Harrison	Davisson	Reader
Harris of Archer	Worley	of Eastland	

Farmer

Paired

Mr. Leath (present), who would vote "nay," with Mr. Daniel (absent), who would vote "yea."

Mr. Stanfield (present), who would vote "yea," with Mr. Reader (absent), who would vote "nay."

Question then recurring on the adoption of the conference committee report on House Bill No. 11, yeas and nays were demanded.

The report was adopted by the following vote:

Yeas-79

Adamson James Ash Jefferson Atchison Jones of Atascosa Bradford Jones of Falls Butler of Brazos Jones of Runnels Butler of Karnes King Cagle Lange Caldwell Lemens Calvert Leonard Celava Lotief Clayton McFarland Collins McKee Colquitt McKinney Colson Moore Cooper Morris Cowley Morrison Dickison Newton Dunagan Nicholson Dunlap of Kleberg Olsen Duvall Padgett Dwyer England Palmer Patterson Fain Payne Ford Pope Fuchs Reed of Dallas Gray Roach of Hunt Hankamer Russell Hanna Rutta Hardin Scarborough Harris of Dallas Settle Hartzog Smith Head Spears Hill Stinson Hodges Stovall Holland Waggoner Hoskins Wells

Nays-64

Young

Youngblood

Howard

Hunter

Hvder

Jackson

Wood of Montague

Adkins Broyles Aikin Burton Alexander Canon Alsup Craddock Beck Crossley Bergman Davis Davison of Fisher Bourne Bradbury Dunlap of Hays

Mauritz McCalla Fisher McConnell Fitzwater Moffett Fox Frazer Morse Gibson Petsch Glass Quinn Reed of Bowie Good Graves Riddle Greathouse Roach of Angelina Harris of Archer Roane Herzik Roark Hofheinz Roberts Huddleston Shofner Hunt Steward Jones of Shelby Tarwater Jones of Wise Tennyson Keefe Thornton

Tillery Knetsch Lanning Venable Latham Walker Westfall Lindsey Wood of Harrison Lucas Worley Luker

Present—Not Voting

Leath Stanfield

Absent

Daniel Rogers

Absent—Excused

Davisson Reader

of Eastland

Paired

Mr. Leath (present), who would vote "yea," with Mr. Daniel (absent), who would vote "nay."

Mr. Stanfield (present), who would vote "nay," with Mr. Reader (absent), who would vote "yea."

Mr. Hanna moved to reconsider the vote by which the conference committee report was adopted, and to table the motion to reconsider.

The motion to table prevailed.

RECESS

On motion of Mr. Hunt, the House, at 12 o'clock m., took recess to 2 o'clock p. m., today.

AFTERNOON SESSION

The House met at 2 o'clock p. m., and was called to order by the Speaker.

BILLS ORDERED NOT PRINTED

On motion of Mr. Morse, Senate Bill No. 502 was ordered not printed.

On motion of Mr. Holland, Senate Bill No. 17 was ordered not printed.

PRESENTATION TO HON. AND MRS. TRAYLOR RUSSELL

Mr. Dunagan offered the following resolution:

Whereas, One of our beloved colleagues decided to take unto himself a bride; now, therefore be it

Resolved, That the House of Representatives in Regular Session of the Forty-fourth Legislature, do hereby tender them a small gift, not as a measure of our friendship and esteem for this bride and groom, but as a token of the same; and be it further

Resolved, That this bride and groom be brought to the Speaker's chair and address the House on their opinion of married life, and that the Hon. Traylor Russell and his bride, the former Miss Arlene Wilson of Austin. Texas, take with them the blessings of the House that they live happy ever after.

DUNAGAN, LATHAM.

The resolution was read second time, and was adopted.

Mr. Latham, on behalf of the members of the House, presented Hon. Traylor Russell and wife, with a chest of silver.

Mrs. Russell addressed the House expressing appreciation for the gift.

TO SUSPEND CERTAIN JOINT RULES

Mr. Knetsch offered the following resolution:

H. C. R. No. 97, To suspend certain Joint Rules for the purpose of considering certain bill.

Whereas, On the seventeenth day of April, 1935, the Governor of the State of Texas, in a formal message, called the attention of the Legislature to the fact that there were certain corrective bills pending in the House and Senate which would bring in additional revenue of some seventeen millions of dollars annually without the necessity of levying additional taxes by the stoppage of various loopholes and leaks in our present tax laws, which were discriminating unfairly against the law-abiding citizens of the State of Texas and that these bills, if passed, would force the tax | dodgers and those guilty of technical evasions to pay their just share of taxes already levied; and

Whereas, On the same day a resolution by Mr. Jones of Atascosa and Mr. Petsch was passed for the purpose of suspending Joint Rules 23, 24, and 32, permitting the passage of these measures in the House and Senate; and

Whereas, Since the passage of these Acts the License Division of the State Highway Department has called attention to the fact that thousands of automobile owners are now evading and escaping the payment of the automobile licenses; that these persons are exchanging license plates, counterfeiting license plates, and, by various other subterfuges, resulting in the loss of many thousands of dollars to the State of Texas; that the Department has prepared a substitute bill to House Bill No. 585, by Knetsch, which substitute is acceptable to the author of the bill, for the purpose of correcting these abuses, which, if enacted into a law, will result in the saving of the State many thousands of dollars in additional revenue without the necessity of levying additional taxes; now, therefore be it

Resolved by the House of Representatives, the Senate concurring, that Joint Rules 23, 24 and 32 be, and the same are hereby, suspended, for the purpose of allowing the House to consider House Bill No. 585 until finally disposed of.

KNETSCH, HOSKINS, HARTZOG.

The resolution was read second time, and was adopted by the following vote:

Yeas-97

Adamson	Fisher
Alexander	Fitzwater
Ash	Ford
Beck	Fox
Bourne	Fuchs
Burton	Glass
Butler of Karnes	Good
Caldwell	Gray
Canon	Greathouse
Colquitt	Hankamer
Cooper	Hanna
Cowley	Harris of Archer
Davis	Hartzog
Davison of Fisher	Head
Dunlap of Hays	Herzik
Dunlap of Kleberg	Hodges
Duvall	Hofheinz
Fain	Holland
T 59111	

Hoskins Quinn Jackson Reed of Bowie Jefferson Reed of Dallas Jones of Falls Jones of Runnels Jones of Shelby Riddle Roach of Hunt Roark Jones of Wise Roberts Keefe Rogers King Russell Knetsch Rutta Lanning Scarborough Latham Settle Shofner Lemens Leonard Smith Lindsey Spears Lotief Steward Lucas Stinson Luker Stovall Mauritz Tarwater McCalla Thornton McConnell Tillery McFarland Venable McKinney Waggoner Moore Walker Morris Wells Morse Westfall Wood of Montague Newton Worley

Olsen Padgett Patterson Payne

Nays-15

Young

Youngblood

Aikin Hardin
Alsup Huddleston
Bergman Hunt
Bradbury Moffett
Broyles Pope
Cagle Roane
Craddock Wood of Harrison

Craddock Farmer

Adkins

Present-Not Voting

Roach of Angelina

Absent

Graves

Harris of Dallas Atchison Bradford Hill Butler of Brazos Howard Calvert Hunter Hvder Celaya Clayton James Jones of Atascosa Collins Colson Lange Crossley Leath McKee Daniel Morrison Dickison Dunagan Nicholson Dwyer Palmer Petsch England Frazer Stanfield Gibson Tennyson

Absent—Excused

Davisson of Eastland

Reader

RELATIVE TO ESTABLISHMENT OF CERTAIN CCC CAMPS

Mr. Reed of Bowie offered the following resolution:

H. C. R. No. 98, Requesting establishment of CCC Camps along Sulphur River.

Whereas, Sulphur River runs through the northeastern portion of the State of Texas, bordering nine (9) counties composed of a large population; and

Whereas, It is a sluggish stream, having but a few hundred feet fall from the source of its pollution to its mouth, and has innumerable drifts which seriously obstruct its flow; and

Whereas, In the most part the timber along this stream is dense and luxuriant, casting dense shadows over its water, encouraging breeding of mosquitoes and other pestilence; and

Whereas, The waters of this stream are rendered unusable and hurtful for man or beast and the atmosphere for miles along its course is rendered obnoxious and unhealthful to the inhabitants of the adjacent territory; and

Whereas, The pollution of this stream is damaging materially to property adjacent thereto, and is highly unhealthful to a large population of East Texas; therefore, be it Resolved by the House of Repre-

Resolved by the House of Representatives, the Senate concurring, That the chairman of the Civilian Conservation Corps is hereby urgently requested to place upon and along the Sulphur River CCC Camps for the purpose of removing the drifts and obstructions to the flow of water, that timber skirting upon and shading the bed of the stream be cut and removed so that the unhampered rays of the sun will not be hindered from playing upon the waters of this stream; and be it further

Resolved, That copies of this resolution be forwarded to our Representatives in the National Congress, and that a copy be furnished Hon. E. O. Siecke, professor of soil erosion of A. & M. College, Bryan, Texas.

The resolution was read second time, and was adopted.

MESSAGE FROM THE SENATE

Senate Chamber, Austin, Texas, April 25, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has concurred in House amendments to Senate Bill No. 489 by the following vote: Yeas, 30; nays, 0.

The Senate has passed

H. B. No. 406, A bill to be entitled "An Act to prohibit the hunting, trapping, ensnaring, or killing of any wild deer, buck, doe, or fawn within the limits of the Counties of Jasper and Newton, State of Texas, for a period of three (3) years from and after the passage of this Act; providing a penalty therefor, and declaring an emergency.

> Respectfully, BOB BARKER, Secretary of the Senate.

SENATE BILL NO. 227 ON PAS-SAGE TO THIRD READING

The Speaker laid before the House, as unfinished business, on its passage to third reading.

S. B. No. 227, A bill to be entitled "An Act creating a State Conservation Board, providing for its duties, fixing the membership thereof, providing for its organization, conferring on it authority to adopt rules and regulations governing its organization and the conduct of its business, providing its authority, etc.";

The bill having been read second time on Tuesday, April 23, and Mr. Morrison having raised the point of order on further consideration of the bill, on the ground that the bill violates certain constitutional provisions.

The Speaker overruled the point of order.

Mr. Aikin offered the following amendment to the bill:

Amend Senate Bill No. 227 by striking out Section 7, page 5.

On motion of Mr. Tarwater, the amendment was tabled.

amendment to the bill:

Amend Senate Bill No. 227, page 4, line 19, by striking out the words and figures "25%" and insert in lieu thereof the words and figures "5%".

On motion of Mr. Fuchs, the

amendment was tabled.

Mr. Leonard offered the following amendment to the bill:

ing at the end of Section 7, the following:

that the amendment is not germane to the bill.

"All expenditures out of said appropriation shall be in the amounts and for the purposes fixed by the Legislature in the General Appropriation

The amendment was adopted.

Mr. Farmer offered the following amendment to the bill:

Amend Senate Bill No. 227 as follows: After the word "section" in line 33, page 3, add "provided such amount assessed against such landowner shall never be a lien on the homestead of such landowner."

On motion of Mr. Olsen, the amendment was tabled.

Mr. Roane offered the following amendment to the bill:

Amend Senate Bill No. 227 by adding a new section as Section 5-a to read as follows:

"Section 5-a. Provided that no lien of any kind shall attach to any land except by written contract with the landowner, and that no lien herein prescribed shall violate or affect the present homestead laws; and further that any contract must be acknowledged as prescribed by law and must be placed of record in county clerk's office of the county where the land is situated before same shall constitute or be notice to anyone."

On motion of Mr. Olsen, the amendment was tabled.

Mr. Gibson offered the following amendment to the bill:

Amend Senate Bill No. 227, Section 5, page 4, by adding after the word "year" in line 10, the following:

"Such contracts shall be filed and recorded in the office of the county clerk of the county in which the land is situated and such filing shall serve to fix the lien on said land."

Mr. Fuchs moved to table the amendment by Mr. Gibson.

The motion to table was lost.

Question recurring on the amend-Mr. Aikin offered the following ment by Mr. Gibson, it was adopted.

Mr. Roane offered the following amendment to the bill:

Amend Senate Bill No. 227 by striking out the word "lands" on page 3, line 31, and in lieu thereof insert the words "crops raised on the lands."

Mr. Quinn raised a point of order on further consideration of the amend-Amend Senate Bill No. 227 by add- ment by Mr. Roane, on the ground Rutta

Settle

The Speaker overruled the point of Olsen order.

On motion of Mr. Quinn, the amendment was tabled.

Mr. McConnell offered the following amendment to the bill:

Amend Senate Bill No. 227 by adding after the word "provided," line 34, page 4, the following: "but not more than \$300 shall be spent per annum on any one farm."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

Senate Bill No. 227 was then passed to third reading.

SENATE BILL NO. 227 ON THIRD READING

Mr. Fuchs moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 227 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-100

Hartzog Adamson Herzik Adkins Alsup Hodges Ash Hofheinz Atchison Holland Bourne Hoskins Bradbury Howard Bradford Hunter **Broyles** Hyder Burton Jackson Butler of Karnes James Jones of Falls Cagle Caldwell Jones of Runnels Jones of Shelby Calvert Jones of Wise Canon Clayton Keefe Collins King Colquitt Knetsch Cooper Lange Cowley Lanning Latham Dunagan England Lemens Farmer Lindsey Fisher Lotief Fitzwater Mauritz Fox McCalla McConnell Fuchs Gibson McKee Moore Glass Morris Gray Greathouse Morrison Morse Hankamer Harris of Archer Newton Harris of Dallas Nicholson

Shofner Padgett Spears Stanfield Patterson Payne Steward Pope Stinson Tarwater Quinn Reed of Dallas Tennyson Thornton Riddle Roach of Angelina Venable Waggoner Roach of Hunt Walker Roark Roberts Westfall Wood of Harrison Rogers Russell Worley

Nays-14

Young

Youngblood

Aikin Hunt
Bergman Lucas
Craddock Reed of Bowie
Crossley Roane
Fain Scarborough
Hardin Tillery
Huddleston Wells

Absent

Alexander Hanna Beck Head **Butler of Brazos** HillJefferson Celaya Jones of Atascosa Colson Leath Daniel Leonard Davis Davison of Fisher Luker McFarland Dickison McKinney Dunlap of Hays Dunlap of Kleberg Moffett Palmer Duvall Petsch Dwyer Smith Ford Stovall Frazer Wood of Montague Good Graves

Absent-Excused

Davisson Reader of Eastland

The Speaker then laid Senate Bill No. 227 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas--103

Adamson Adkins Ash Atchison Bourne Bradbury Bradford Broyles	Butler of Karnes Cagle Caldwell Calvert Canon Clayton Collins Colquitt
Burton	Cooper
	-

Cowley Mauritz McConnell Dunagan Dunlap of Hays McFarland England McKee Farmer Moore Morris Fisher Morrison Fitzwater Morse Ford Fox Newton Nicholson Fuchs Gibson Olsen Graves Padgett Gray Patterson Greathouse Payne Hankamer Petsch Harris of Archer Pope Harris of Dallas Reed of Dallas Hartzog Riddle Head Roach of Angelina Roach of Hunt Herzik Hodges Roark Hofheinz Roberts Holland Rogers Hoskins Russell Howard Rutta Hunter Settle Hyder Shofner Jackson Spears James Stanfield Jones of Atascosa Steward Jones of Falls Stovall Jones of Runnels Tarwater Jones of Shelby Tennyson Jones of Wise Thornton Keefe Venable King Waggoner Knetsch Walker

Nays—21

Westfall

Worley

Youngblood

Wood of Harrison

Wood of Montague

Lanning

Latham

Lemens

Lindsey

Lotief

Leath

Aikin Lucas Alsup Moffett Beck McCalla Bergman McKinney Craddock Quinn Crossley Reed of Bowie Fain Roane Glass Scarborough Hardin Tillery Huddleston Wells Hunt

Absent

Alexander Duvall Butler of Brazos Dwyer Celaya Frazer Colson Good Daniel Hanna Davis Hill Davison of Fisher Jefferson Dickison Lange Dunlap of Kleberg Leonard

Luker Stinson
Palmer Young
Smith

Absent-Excused

Davisson of Eastland

Reader

SENATE BILL NO. 141 ON SECOND READING

On motion of Mr. Jones of Wise, the regular order of business was suspended to take up and have placed on its second reading and passage to third reading,

S. B. No. 141, A bill to be entitled "An Act amending Article 2910 of the Revised Civil Statutes of Texas of 1925, eliminating from the said article the provision which prohibits any person interested in the publication of textbooks or in selling the same to be used in the public schools of this State from being eligible to hold certain positions in the public schools in this State, and declaring an emergency."

The Speaker laid the bill before the House; it was read second time, and was passed to third reading.

SENATE BILL NO. 141 ON THIRD READING

Mr. McCalla moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 141 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-107

Cooper Adamson Cowley Adkins Craddock Aikin Crossley Alsup Fain Ash Farmer Atchison Fisher Beck Ford Bergman Fox Bourne **Fuchs** Bradbury Bradford Gibson Glass **Brovles** Hankamer Burton Butler of Karnes Hardin Harris of Archer Cagle Harris of Dallas

Caldwell Harris of
Canon Hartzog
Clayton Herzik
Collins Hodges
Colquitt Hofheinz

	
Holland	Payne
Hoskins	Petsch
Howard	Quinn
Huddleston	Reed of Bowie
Hunt	Reed of Dallas
Jackson	Riddle
James	
Tonog of Atagana	Roach of Angelina Roach of Hunt
Jones of Atascosa Jones of Falls	Roark
Jones of Wise	
Keefe	Roberts
	Rogers
King Vnotach	Russell
Knetsch	Rutta
Lange	Scarborough
Lanning	Settle
Latham	Shofner
Leath	Spears
Lotief	Steward
Lucas	Stovall
Luker	Tarwater
Mauritz	Tennyson
McCalla	Thornton
McConnell	Tillery
McKee	Venable
McKinney	Waggoner
Moffett	Walker
Moore	Wells
Morris	Westfall
Morrison	Wood of Harrison
Morse	Wood of Montague
Newton	Worley
Nicholson	Young
Padgett	Youngblood
Patterson	-
Present—	Not Voting

Present—Not Voting

Dickison

Absent

Absent-Excused

Davisson Reader of Eastland

The Speaker then laid Senate Bill No. 141 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-111

Adamson	Lanning
Adkins	Latham
Aikin	Leath
Ash	
	Lotief
Atchison	Lucas
Beck	Luker
Bergman	Mauritz
Bourne	Moffett
Bradbury	McCalla
Bradford	McConnell
Broyles	McKee
Burton	McKinney
Butler of Karnes	Moore
Caldwell	Morris
Canon	Morrison
Clayton	Morse
Collins	Newton
Colonitt	Nicholson
Colquitt	
Cooper	Padgett
Cowley	Patterson
Craddock	Payne
Crossley	Petsch
<u>Fain</u>	Quinn
Farmer	Reed of Bowie
Fisher	Reed of Dallas
Ford	Riddle
Fox	Roach of Angelina Roach of Hunt
Fuchs	Roach of Hunt
Gibson	Roark
Glass	Roberts
Graves	Rogers
Gray	Russell
Greathouse	Rutta
Hankamer	
	Scarborough
Hardin	Settle
Harris of Archer	Shofner
Harris of Dallas	Smith
Hartzog	Spears
Herzik	Stanfield
Hodges	Steward
Hofheinz	Stovall
Holland	Tarwater
Hoskins	Tennyson
Howard	Thornton
Huddleston	Tillery
Hyder	Venable
Jackson	Waggoner
James	Walker
Jafferson	Walle

Jones of Wise Wood of Montague Keefe Worley

Wells

Westfall

Wood of Harrison

King Young Youngblood Knetsch

Lange

James Jefferson

Jones of Atascosa

Jones of Falls

Nays-3

Alsup Lindsey Hunt

Present-Not Voting

Roane

Absent

Alexander Fitzwater Butler of Brazos Frazer Cagle Good Calvert Hanna Celaya Head Colson Hill Daniel Hunter Davis Jones of Runnels Davison of Fisher Jones of Shelby Dickison Lemens Dunagan Leonard Dunlap of Hays McFarland Dunlap of Kleberg Olsen Duvall Palmer Dwyer Pope England Stinson

Absent—Excused

Davisson of Eastland Reader

SENATE BILL NO. 467 ON SECOND READING

On motion of Mr. Wood of Montague, the regular order of business was suspended to take up and have placed on its second reading and passage to third reading,

S. B. No. 467, A bill to be entitled "An Act providing for the establishment of a tuberculosis sanatorium for negroes to be known as the State Tuberculosis Sanatorium for Negroes; providing for its location; the acquisition by the State of land therefor, and the approval of the title to the land; authorizing the State to accept donations for said purpose; prescribing the kind, character, and capacity of buildings to be erected thereon; prescribing the rules and regulations governing the conduct and operation of said sanatorium, and governing the admission of patients thereto and their classification and care, and declaring an emergency.'

The Speaker laid the bill before the House, and it was read second time.

Mr. McKee offered the following committee amendments to the bill:

Amend Senate Bill No. 467 by striking out all below the enacting clause and inserting in lieu thereof the fol-

"Section 1. There is hereby created and established, and there shall be maintained by the State of Texas, a

to be known as the State Tuberculosis Sanatorium for Negroes.

"Sec. 2. Said sanatorium shall be located at a place in the State of Texas selected by locating and building board, composed of the State Health Officer, the Chairman of the State Board of Control, and the Superintendent of the State Tuberculosis Sanatorium, which place shall be selected as soon as practical after this Act goes into effect.

"Sec. 3. For the purpose of providing a suitable location for said sanatorium, said locating and building board shall purchase, if a suitable site is not donated, a tract of land not to exceed one thousand acres, and shall accept title thereto in the name of and for the use and benefit of the State of Texas. The title to said tract of land shall, before the same is accepted and paid for, be approved by the Attorney General of the State of Texas. Said locating and building board shall also be authorized to accept in behalf of the State for said purpose a suitable tract of land donated or given to the State as a site for said sanatorium, and, in case a suitable site is donated, none shall be purchased. Provided, however, that if only a part of a suitable site be donated, the board shall be authorized to purchase the remainder not to ex-

ceed the maximum above set out. "Sec. 4. Said locating and building board shall have constructed upon said site suitable, substantial, permanent and fireproof buildings and equipment sufficient to accommodate the maximum number of patients. Said buildings and equipment shall be provided with modern improvements for furnishing good water, heat, ventilation, sewerage, and other necessities.

"Sec. 5. Immediately after this Act goes into effect, and as soon as a suitable site is acquired, said locating and building board shall have plans and specifications for said buildings and equipment prepared by the Chief of Division of Designs, Construction and Maintenance of the State Board of Control, and said locating and building board is authorized to do all things necessary to construct and establish said sanatorium. The architect whose plans and specifications are accepted shall be the supervising architect and shall act at all times under the supervision and control of said tuberculosis sanatorium for Negroes locating and building board. Said

architect shall execute a bond, payable to the State of Texas, at Austin, Texas, in a sum to be fixed by the board, and approved by the board, with good and sufficient sureties, conditioned that said architect shall be liable and bound to pay to the State of Texas all damages it may sustain by reason of defective plans and specifications or any wilful failure of negligent performance of duty on the part of said architect. The compensation of said architect shall not exceed three per cent. Provided, that the State shall not be limited to one recovery upon said architect's bond, if not exhausted, but shall be authorized to bring as many actions as necessary until such bond be exhausted.

"Sec. 6. The State Board of Control shall have authority and it shall be its duty to appoint officers for said sanatorium, including its superintendent and medical director, and such other servants, employes and assistants as shall be necessary, and as shall be provided for by appropriations by the Legislature.

"Sec. 7. There is hereby appropriated out of any funds in the Treasury of the State of Texas, not otherwise appropriated, two hundred thousand dollars (\$200,000) to purchase the site and construct and equip the sanatorium provided for in this Act, out of which may also be paid the necessary traveling and other expenses of the board in locating and constructing said sanatorium.

"Sec. 8. Upon the completion and acceptance of said site by the board created for such purpose, the same shall be operated, managed and controlled in the same manner as other eleemosynary institutions.

"Sec. 9. The superintendent of said sanatorium shall determine upon application the persons entitled to admission therein, as now provided by law for the admission of persons to the State Tuberculosis Sanatorium.

"Sec. 10. Provision shall be made by the Legislature for the operation and maintenance of said sanatorium by appropriation.

"Sec. 11. Negroes afflicted with tuberculosis who shall have been citizens of this State and of the county from which he or she comes, at the time of filing application with the county judge, as hereinafter provided, shall be admitted.

"Sec. 12. A citizen of this State, under the provisions of this Act, is defined to be any person who has actually resided therein with the bona fide intention of being a citizen thereof for a period of twelve months next preceding the date of the application for admission to said sanatorium.

"Sec. 13. Patients admitted to said sanatorium shall be of three classes, to wit:

"1. Indigent public patients.

"2. Non-indigent public patients.

"3. Private patients.

"Indigent public patients are those who possess no property of any kind nor have any one legally responsible for their support, and who are unable to reimburse the State. This class shall be supported entirely at the expense of the State.

"Non-indigent public patients are those who possess some property out of which the State may be reimbursed. or who have someone legally liable for their support. This class shall be kept and maintained at the expense of the State, as in the first instance, but in such case the State shall have the right to be reimbursed for the support of such patients, and the claim of the State shall constitute a valid lien against any property of any such patient, or, in case he has a guardian, against any property of his which is in the possession of said guardian, or against the person or persons who may be legally liable for his support, and financially able to contribute as herein provided: and such claim may be collected by suit or other proceedings in the name of the State of Texas by the county attorney of the county from which said patient is sent, against such patient, his guardian, or the person or persons liable for his support; and the venue of any such suit is hereby fixed to be in the county from which such patient was sent. Such suit or proceedings shall be instituted upon the request, in writing, of the superintendent of said sanatorium, accompanied by a certificate as to the amount due the State, which in no case shall exceed five dollars per week for the board of such patient, and together with the necessary cost incident to his transportation to said sanatorium. In all suits or proceedings, the certificate of the superintendent, shall be sufficient evidence of the amount due the shall be admitted to said sanatorium State for the support of such patient. under this Act, and no other persons It shall be the duty of the county attorney, upon such request being

made, to institute and conduct such proceedings, and for which he shall be entitled to a commission of ten (10) per cent of the amount collected. All moneys so collected, less the commission above provided for, shall be by the county attorney paid to the superintendent of said sanatorium, who shall receive and receipt for the same, and shall use the same for the maintenance and improvement of said property.

"Private patients may be admitted into said sanatorium upon application of parent or guardian or friend, under such regulations as the superintendent under the direction of the State Health Officer may prescribe, all provisions of this Act. not in conflict with this Act. Such patients shall be kept and maintained at the sanatorium at their own expense for the board and care of such The superintendent under the direction of the State Health Officer may take special contracts for private patients at a rate not to exceed ten dollars per week, payable in advance. All moneys collected shall be paid to the superintendent of such institution, who shall account for the same and for its use in the maintenance and improvement of said sanatorium at which the same is received.

"Sec. 14. Except as herein otherwise specified, the rules and regulations governing the admission of patients to said sanatorium shall be the same as those governing the admission of patients to the State Tuberculosis Sanatorium; provided, however, that no white person shall ever be admitted to the sanatorium created hereby, and no negro person shall ever be admitted to the State Tuberculosis Sanatorium.

"Sec. 15. No patient in this sanatorium shall be discriminated against by virtue of the fact that he is an indigent, non-indigent, or private patient, but all patients shall be treated alike, given equal facilities, equal attention and equal treatment, and no patient shall be permitted to give to any officer, servant, agent, or employe of the sanatorium any tip, pay or reward of any character or kind whatever, and if such patient does so, and it is discovered, it shall be a cause for his expulsion from said sanatorium and the discharge of any officer, servant, agent or employe accepting the same; and the Board of Control shall see that this provision is rigidly and drastically enforced.

"Sec. 16. The superintendent of the sanatorium hereby created shall keep on file an alphabetical index of all applications of all patients, and patients shall be admitted according to their file number, reserving at all times not less than one-half the accommodations afforded at the sanatorium for indigent patients, onefourth of the accommodations for nonindigent patients, and one-fourth for private or pay patients; subject, however, to the control and discretion of the superintendent. And the superintendent shall file with the State Health Officer such copies of such applications as shall be necessary to meet

"Sec. 17. It shall be the duty of the county judge to see that each patient admitted to the sanatorium is supplied with three full suits of underwear, two shirts, and one neat top suit, all being such as may be prescribed by the State Health Officer; and the expenses of the clothing and transportation of indigent public patients shall be paid by the county from which the patient is sent. And if any patient is admitted directly upon the certificate of the State Health Officer as an indigent patient as provided hereinbefore, then the State Health Officer shall supply such patient with such clothing, and his certificate therefor shall be full evidence that the same was so supplied and of the value thereof, and the county from which the said patient came shall be chargeable with said clothes, and shall pay the same upon presentation of said certificate. Non-indigent public patients shall pay for their clothing and transportation themselves.

"Sec. 18. Rules and regulations for the operation, government, control and management of said sanatorium, its officers, employes, and patients shall be approved and promulgated by the State Board of Control, and as set forth in this Act.

"Sec. 19. The purpose of this bill being to bring about the best results for those unfortunate people who are afflicted with this disease, and for the general welfare of the State, it is hereby expressed that it is the desire of this Legislature that the physicians, superintendents and others connected with this sanatorium whose appointments are herein provided for, they, and each of them, shall be permitted to hold their respective offices

and employment during the term of their good behavior, and that they be removed only for cause, which cause shall be determined by the Board of Control; and that such persons shall be under, as nearly as possible, the rule of civil service, to the end that they may be taken entirely out of politics.

"Sec. 20. The term 'Negro' is used in this Act as defined in Article 484, Penal Code of the State of Texas of 1911.

"Sec. 21. The fact that tuberculosis—a communicable and infectious disease—is prevalent among Negroes of this State, constituting a menace to their welfare and that of all the people of the State, creates an emergency and an imperative public necessity demanding the suspension of the constitutional rule, requiring bills to be read on three several days in each house, and said rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted."

Amend Senate Bill No. 467 by striking out all above the enacting clause and inserting in lieu thereof the following:

"An Act providing for the establishment of a tuberculosis sanatorium for negroes to be known as the State Tuberculosis Sanatorium for Negroes; providing for its location, the acquisition by the State of a tract of land therefor not exceeding one thousand acres; the approval of title thereto; and authorizing the State to accept donations for said purpose; prescribing the kind, character and capacity of buildings to be erected thereon; the method of preparing plans and specifications; and requiring the architect to give bond to the State for the performance of his duties and fixing his compensation; providing for the State Board of Control to have charge and supervision of said buildings and the appointment of officers and employes thereof; appropriating the sum of two hundred thousand dollars (\$200,-000) for the purpose of purchasing a site and the erection of improvements and equipment; providing for the manner and method of operation and making appropriations for the operation and maintenance of same; classifying patients and specifying the Canon manner, method and conditions of ad- Celaya mission thereto; the treatment of pa- Collins

tients and the method of reimbursement for expenses and the recovery of money due it for treatment of patients; providing for the admission of private patients and their treatment; of indigent patients and their treatment; and providing that all patients shall receive equal treatment; providing for the keeping of records and indexes of patients treated; specifying clothing and equipment of patients entering; providing for the promulgation of rules and regulations for the operation of said sanatorium; the term of office of superintendent and other officers; defining the word 'Negro' and providing that no white person shall be admitted as a patient in the State Tuberculosis Sanatorium for Negroes and that no Negro person shall be admitted to the State Tuberculosis Sanatorium; and declaring an emergency."

The amendments were severally adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

Senate Bill No. 467 was then passed to third reading.

SENATE BILL NO. 467 ON THIRD READING

Mr. McKee moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 467 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—107

Colquitt Adamson Cooper Adkins Alexander Cowley Craddock Alsup Crossley Ash Dickison Atchison Dunlap of Kleberg Beck Bergman England Fain Bourne Bradbury Farmer Fisher Bradford Ford Burton Butler of Karnes Fox Cagle Fuchs Caldwell Gibson Glass Calvert Graves Gray Hardin

1000	11000.
Harris of Dallas	Morse
Hartzog	Newton
Herzik	Nicholson
Hodges	Padgett
Hofheinz	Patterson
Holland	Payne
Hoskins	Petsch
Howard	Quinn
Huddleston	Reed of Dallas
Hunter	Riddle
James	Roach of Hunt
Jefferson	Roane
Jones of Falls	Roark
Jones of Runnels	Rutta
Jones of Wise	Scarborough
Keefe	Settle
King	Smith
Knetsch	Spears
Lange	Stanfield
Lanning	Steward
Latham	Stovall
Leath	Tarwater
Lemens	Tennyson
Lotief	Thornton
Lucas	Tillery
Mauritz	Venable
McCalla	Waggoner
McConnell	Walker
McFarland	Wells
TT	

McKinney Moffett Moore Morris

Morrison

McKee

Nays-9

Aikin **Broyles** Clayton Greathouse Hankamer

Harris of Archer Hunt

Wood of Harrison

Wood of Montague

Luker

Westfall

Worley

Young

Reed of Bowie

Absent

Colson Daniel Davis

Butler of Brazos

Jackson Jones of Atascosa Jones of Shelby

Leonard Davison of Fisher Lindsey Dunagan Olsen Dunlap of Hays Palmer Duvall Pope

Dwyer Roach of Angelina Fitzwater Roberts Frazer Rogers Good Russell Hanna Shofner Head Stinson Hill Youngblood Hyder

Absent-Excused

Davisson of Eastland Reader

The Speaker then laid Senate Bill No. 467 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-108

Jones of Wise Adamson Adkins Keefe Alexander King Knetsch Alsup Ash Lanning Atchison Latham Beck Leath Bergman Lemens Bourne Lotief Bradbury Lucas Bradford Mauritz Burton McCalla Butler of Karnes McConnell Cagle McFarland Caldwell McKee Calvert McKinney Canon Moffett Celaya Moore Collins Morris Colquitt Morrison Morse Cooper Cowley Newton Craddock Nicholson Crossley **Padgett** Daniel Patterson Payne Dickison Petsch Dunagan Dunlap of Kleberg Pope

Quinn Reed of Dallas England Fain

Farmer Riddle Roach of Angelina Fisher Roach of Hunt Ford

Roane Fox **Fuchs** Roark Gibson Rogers Glass Rutta Scarborough Graves Gray Smith

Hardin Spears Harris of Dallas Stanfield Steward Hartzog Stovall Herzik Hodges Tarwater Tennyson Hofheinz Thornton Hoskins Howard Tillery Huddleston Venable Hunter Wells Westfall Jackson

Wood of Harrison James Wood of Montague Jefferson

Jones of Falls Worley Jones of Runnels Young

Nays—10

Aikin **Broyles** Clayton Greathouse Hankamer Harris of Archer Hunt

Luker Reed of Bowie Walker

Absent

Butler of Brazos Jones of Atascosa Colson Jones of Shelby Davis Lange Davison of Fisher Leonard Dunlap of Hays Lindsey Duvall Olsen Dwyer Palmer Fitzwater Roberts Russell Frazer Good Settle Hanna Shofner Head Stinson Hill Waggoner Holland Youngblood Hyder

Absent—Excused

Davisson

Reader

of Eastland

Mr. McKee moved to reconsider the vote by which Senate Bill No. 467 was passed and to table the motion to reconsider.

The motion to table prevailed.

SENATE BILL NO. 169 ON SECOND READING

On motion of Mr. Jackson, the regular order of business was suspended to take up, and have placed on its second reading and passage to third reading,

S. B. No. 169, A bill to be entitled "An Act amending Subdivision 36 of Article 1302, Title 32, Chapter 1, of the Revised Civil Statutes of 1925, and amending Articles 1495 and 1496 of Title 32, Chapter 15, of the Revised Civil Statutes of 1925, so as to add, after the words 'mineral solutions' in each of said articles, the words 'and liquefied minerals,' and amending Article 1505 of Title 32, Chapter 15, of the Revised Civil Statutes of 1925, so as to add, after the word 'salt' in such article, the words 'mineral solutions and liquified minerals,' and declaring an emergency."

The Speaker laid the bill before the House; it was read second time, and was passed to third reading.

SENATE BILL NO. 169 ON THIRD READING

Mr. Hankamer moved that the constitutional rule, requiring bills to be Jefferson read on three several days, be sus- Jones of Falls

pended, and that Senate Bill No. 169 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-115

Jones of Wise Adamson Adkins Keefe Aikin King Alsup Knetsch Atchison Lanning Beck Latham Bergman Leath Lemens Bourne Bradbury Lotief Bradford Lucas **Broyles** Luker Burton Mauritz Butler of Karnes McCalla McConnell Cagle McFarland Caldwell Calvert McKee Canon McKinney Celaya Moffett Moore Clayton Morris Collins Colquitt Morrison Cooper Morse Cowley Newton Craddock Nicholson Crossley Olsen Dickison Padgett Dunagan Patterson Payne England Pope Fain Quinn Farmer Fisher

Reed of Bowie Fitzwater Reed of Dallas Riddle Ford

Roach of Angelina Fox Roach of Hunt Fuchs Gibson Roane Roark Glass

Graves Rogers Gray Rutta Greathouse Settle Shofner Hankamer Hardin Smith Spears

Harris of Archer Harris of Dallas Stanfield Steward Hartzog Head Tarwater Tennyson Hodges Thornton Hofheinz

Hoskins Tillery Venable Howard Walker Huddleston Hunt Wells Westfall Hunter

Hyder Wood of Harrison Wood of Montague Jackson

Worley James Young

Absent

Holland Alexander Jones of Atascosa Ash Butler of Brazos Jones of Runnels Colson Jones of Shelby Daniel Lange Davis Leonard Davison of Fisher Lindsey Dunlap of Hays Palmer Dunlap of Kleberg Petsch Duvall Roberts Dwyer Russell Frazer Scarborough Good Stinson Hanna Stovall Herzik Waggoner Hill Youngblood

Absent-Excused

Davisson of Eastland Reader

The Speaker then laid Senate Bill No. 169 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas---111

Adamson Graves Adkins Gray Aikin Greathouse Alsup Hankamer Ash Hardin Atchison Harris of Archer Beck Harris of Dallas Bergman Hartzog Bourne Herzik Bradbury Hodges Bradford Hofheinz **Broyles** Hoskins Burton Howard Butler of Karnes Huddleston Cagle Hunt Calvert Hunter Canon Hyder Clayton Jackson Collins James Colquitt Jefferson Cooper Jones of Falls Cowley Jones of Wise Craddock Keefe Crossley King Dickison Knetsch England Lanning Fain Latham Farmer . Leath Fisher Lemens Fitzwater Lotief Ford Lucas Fox Luker Fuchs Mauritz Gibson McCalla Glass McConnell ·

McFarland Roark McKee Rutta McKinney Scarborough Moffett Shofner Moore Smith Morris Spears Morrison Stanfield Morse Steward Newton Stovall Nicholson Tarwater Olsen Tennyson Thornton **Padgett** Patterson Tillery Payne Waggoner Pope Walker Quinn Wells Reed of Bowie Westfall Reed of Dallas Wood of Harrison Roach of Angelina Wood of Montague Roach of Hunt Young

Roane

Absent

Alexander Holland **Butler of Brazos** Jones of Atascosa Jones of Runnels Caldwell Jones of Shelby Celaya Colson Lange Daniel Leonard Davis Lindsey Davison of Fisher Palmer Dunagan Petsch Dunlap of Hays Riddle Dunlap of Kleberg Roberts Duvall Rogers Dwyer Russell Frazer Settle Good Stinson Hanna Venable Head Worley Hill Youngblood

Absent—Excused

Davisson of Eastland Reader

SENATE BILL NO. 4 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 4, A bill to be entitled "An Act authorizing municipalities, political subdivisions and taxing districts to proceed under the provisions of Federal Bankruptcy Laws enacted for the relief of such municipalities, political subdivisions, and taxing districts; and declaring an emergency."

The bill was read second time.

Mr. Leonard offered the following amendment to the bill:

Amend Senate Bill No. 4 by striking out in the printed copy all of lines 33, 34, 35, and the following words in line 36: "District or common school district."

LEONARD, CELAYA.

The amendment was adopted. Senate Bill No. 4 was then passed to third reading.

SENATE BILL NO. 4 ON THIRD READING

Mr. Leonard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 4 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-123

Adamson Harris of Dallas Adkins Head Aikin Herzik Alexander Hodges Alsup Hofheinz Ash Hoskins Atchison Howard Beck Hunter Bergman Hyder Bourne Jackson Bradbury James Bradford Jefferson Jones of Falls Broyles Burton Jones of Shelby Butler of Karnes Jones of Wise Cagle Keefe Caldwell King Calvert Knetsch Canon Lange Celaya Lanning Clayton Latham Collins Leath Colquitt Lemens Colson Leonard Cowley Lotief Crossley Lucas Dickison Luker Mauritz Dunagan England McCalla Fain McConnell Farmer McFarland Fisher McKee Fitzwater McKinney Ford Moffett Fox Moore Fuchs Morris Glass Morrison Graves Morse Newton Gray Greathouse Nicholson Hankamer Olsen **Padgett** Hardin Harris of Archer Palmer

Patterson Stanfield Payne Steward Petsch Stinson Pope Stovall Quinn Tarwater Reed of Bowie Tennyson Reed of Dallas Thornton Tillery Riddle Roach of Angelina Venable Waggoner Roach of Hunt Walker Roark Roberts Wells Westfall Russell Wood of Harrison Rutta Wood of Montague Scarborough Settle Worley Shofner Young Youngblood Smith Spears

Nays-1

Hunt

Present-Not Voting

Roane

Absent

Butler of Brazos Gibson Cooper Good Craddock Hanna Hartzog Daniel Hill Davis Holland Davison of Fisher Dunlap of Hays Huddleston Dunlap of Kleberg Jones of Atascosa Jones of Runnels Duvall Lindsey Dwyer Rogers Frazer

Absent—Excused

Davisson of Eastland

The Speaker then laid Senate Bill No. 4 before the House on its third reading and final passage.

Reader

The bill was read third time, and was passed by the following vote:

Yeas-117

Caldwell Adamson Adkins Canon Celaya Aikin Alexander Clayton Collins Alsup Colquitt $\mathbf{A}\mathbf{s}\mathbf{h}$ Atchison Colson Cowley Beck Bergman Crossley Dickison Bourne Bradbury Dunagan Bradford Fain **Brovles** Farmer Fisher Burton Butler of Karnes Fitzwater Ford Cagle

Morse Fox Newton Fuchs Nicholson Gibson Olsen Glass **Padgett** Graves Palmer Gray Greathouse Patterson Hankamer Payne Petsch Hardin Harris of Archer Pope Harris of Dallas Quinn

Reed of Bowie Head Reed of Dallas Herzik Riddle Hodges

Hofheinz Roach of Angelina Roach of Hunt Hoskins

Howard Roark Hunter Roberts Hyder Russell Jackson Rutta Scarborough James Jefferson Settle Jones of Falls Shofner Jones of Runnels Smith Jones of Shelby Spears Jones of Wise Steward Keefe Stinson Stovall Tarwater King Lanning Tennyson Latham Thornton Leath Tillery Lemens Venable Leonard Lotief Waggoner Walker Lucas Mauritz Wells McConnell Westfall

McKee Wood of Harrison Wood of Montague McKinney Moffett Worley

Moore Young Morris Youngblood

Morrison

Nays-3

Hunt Lindsev McCalla

Roane

Absent

Present—Not Voting

Butler of Brazos Good Hanna Calvert Cooper Hartzog Craddock Hill Daniel Holland Huddleston Davis Davison of Fisher Jones of Atascosa Dunlap of Hays Knetsch

Dunlap of Kleberg Lange Luker Duvall McFarland Dwyer England Rogers Frazer Stanfield

Absent—Excused

Davisson of Eastland Reader

MESSAGE FROM THE SENATE

Senate Chamber, Austin, Texas, April 25, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has adopted

H. C. R. No. 97, Suspending Joint Rules 23, 24, and 32, for the purpose of considering and finally disposing of House Bill No. 585.

The Senate has adopted the conference committee report on House Bill No. 11 by the following vote: Yeas, 17; nays, 12.

> Respectfully, BOB BARKER, Secretary of the Senate.

SENATE BILL NO. 482 ON SECOND READING

On motion of Mr. Luker, the regular order of business was suspended to take up and have placed on its second reading and passage to third reading.

S. B. No. 482, A bill to be entitled "An Act making a certain emergency appropriation out of the General Revenue of the State of Texas to rebuild the barn at the Texas Experimental Station No. 8, located near Lubbock, Texas, to purchase harness and feed, also burned, and declaring an emergency.'

The Speaker laid the bill before the House; it was read second time, and was passed to third reading.

SENATE BILL NO. 482 ON THIRD READING

Mr. Settle moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 482 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-115

Alexander Adamson Adkins Alsup Aikin Ash

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Bradford	Lucas]
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Cagle Cagle	McFarland	
Caldwell	McKee	١
Calvert	McKinney	l
Canon	Moffett	_
Clayton	Moore]]
Collins	Morris	ļ
Colquitt	Morrison	1
Colson	Morse]
Cooper	Newton	נו
Cowley Crossley	Nicholson Olşen	
Davis	Padgett	١.
Dickison \	Palmer	١
Dunagan	Payne	ĺ
England	Petsch	l
Fain	Pope	1
Farmer	Quinn	
Fisher	Reed of Bowie	4
Ford	Reed of Dallas	1
Fox	Riddle	1
Fuchs Gibson	Roach of Angelina Roach of Hunt	
Glass	Roark	
Graves	Rogers	li
Gray	Rutta	١j
Greathouse	Scarborough	j
Hankamer	Settle	ן
Harris of Dallas	Shofner	[]
Head	Smith	[]
Herzik	Spears	1
Hodges Hofbeing	Stanfield	Ľ
Hofheinz Holland	Stinson Stovall	1
Hoskins	Tarwater	1
Howard	Tennyson	1
Huddleston	Thornton	1
Hunter	Tillery	(
Hyder	Venable	(
Jackson	Waggoner]
Jefferson	Walker	Į
Jones of Falls Jones of Runnels	Wells Westfall	
Jones of Shelby	Westfall Wood of Harrison	
Jones of Wise	Wood of Montague	;
Keefe	Young	ĺ
King	Youngblood	j
Knetsch		
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Fitzwater Lindsey Hardin Lotief Hunt Patterson

Absent

Beck Daniel Butler of Brazos Davison of Fisher Celaya Dunlap of Hays Craddock Dunlap of Kleberg

Duvall Jones of Atascosa Dwyer Lange Frazer Lemens Good Mauritz Hanna Roane Harris of Archer Roberts Hartzog Russell Hill Steward James Worley

Absent—Excused

Davisson Reader of Eastland

The Speaker then laid Senate Bill No. 482 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-110

Adamson Hodges Adkins Hofheinz Aikin Holland Alexander Hoskins Alsup Howard Ash Huddleston Atchison Hunter Beck Hyder Bergman Jackson Bourne Jefferson Jones of Falls Bradbury Jones of Runnels Bradford Broyles Jones of Shelby Jones of Wise Burton Butler of Karnes Keefe Canon King Celaya Lanning Clayton Latham Collins Lemens Colquitt Leonard Cooper Lotief Cowley Lucas Crossley Luker McCalla Davis Dunlap of Hays McConnell England McFarland McKee Fain Farmer McKinney Fisher Moffett Fitzwater Moore Ford Morris Fox Morrison Fuchs Morse Gibson Newton Glass Nicholson Graves Olsen Grav Padgett

Palmer

Payne

Petsch

Quinn

Patterson

Reed of Bowie

Reed of Dallas

Greathouse

Hankamer

Harris of Dallas

Hardin

Hartzog

Head

Herzik

Riddle Tarwater
Roach of Angelina Tennyson
Roach of Hunt Thornton
Roark Venable
Rutta Waggoner
Scarborough Wells
Settle Westfall

Shofner Wood of Harrison
Smith Wood of Montague
Spears Young

Stanfield Youngblood

Nays-4

Cagle Leath Hunt Lindsey

Absent

Butler of Brazos James Jones of Atascosa Caldwell Knetsch Calvert Colson Lange Craddock Mauritz Daniel Pope Davison of Fisher Roane Dickison Roberts Dunagan Rogers Dunlap of Kleberg Russell Steward Duvall Dwyer Stinson Frazer Stovall Good Tillerv Walker Hanna Harris of Archer Worley Hill

Absent-Excused

Davisson Reader of Eastland

CONCERNING CONSIDERATION OF CERTAIN BILLS

Mr. Leonard asked unanimous consent of the House that the hour of 11 o'clock a. m., tomorrow, Friday, April 26, be set aside for the consideration of emergency appropriation bills.

There was no objection offered, and it was so ordered.

SENATE BILL NO. 502 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 502, A bill to be entitled "An Act providing for the employment of persons necessary for the construction, maintenance, operation and development of navigation districts, etc., and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 502 ON THIRD READING

Mr. Morse moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 502 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-115

Adamson James Adkins Jefferson Aikin Jones of Runnels Alexander Jones of Shelby Alsup Jones of Wise Keefe Ash Atchison King Beck Knetsch Bergman Lanning Bourne Latham Bradbury Lemens Bradford Lindsev **Broyles** Lotief Burton Lucas Butler of Karnes Luker Caldwell Mauritz Calvert McCalla Canon McConnell Clayton McFarland Collins McKee Colquitt McKinney Colson Moffett Cooper Moore Cowley Morris Crossley Morrison Daniel Morse Davis Newton Dickison Nicholson Dunagan Palmer Dunlap of Kleberg Patterson England Payne Fain Petsch Farmer Pope Fisher Quinn Ford Reed of Bowie Fox Reed of Dallas Fuchs Riddle Glass Roach of Angelina Roach of Hunt Graves Gray Roark

Greathouse Rogers Hardin Russell Harris of Dallas Rutta Head Scarborough Herzik Shofner Hodges Smith Hofheinz Spears Hoskins Stanfield Steward

Hoskins Stanfield
Howard Steward
Huddleston Tarwater
Hunt Tennyson
Hyder Tillery
Jackson Venable

Waggoner Wood of Montague
Walker Worley
Wells Young
Westfall Youngblood
Wood of Harrison

Present-Not Voting

Roane

Absent

Butler of Brazos Hill Cagle Holland Celaya Hunter Jones of Atascosa Craddock Davison of Fisher Jones of Falls Dunlap of Hays Lange Duvall Leath Dwyer Leonard Fitzwater Olsen Frazer Padgett Gibson Roberts Good Settle Hankamer Stinson Stovall Hanna Harris of Archer Thornton Hartzog

Absent—Excused

Davisson of Eastland

Reader

The Speaker then laid Senate Bill No. 502 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-117

Adamson Dunlap of Kleberg Adkins England Fain Aikin Alexander Farmer Alsup Fisher Ash Fitzwater Atchison Ford Beck Fox Bergman **Fuchs** Bourne Glass Bradbury Gray Bradford Greathouse Broyles Hankamer Burton Hardin Harris of Dallas Butler of Karnes Caldwell Head Calvert Herzik Canon Hodges Clayton Hofheinz Collins Holland Colquitt Hoskins Colson Howard Huddleston Cooper Cowley Hunt Crossley Hyder Davis Jackson Dickison James Dunagan Jefferson

Jones of Atascosa Pope Jones of Falls Quinn Jones of Runnels Reed of Bowie Jones of Shelby Reed of Dallas Jones of Wise Riddle Keefe Roach of Angelina King Roach of Hunt Knetsch Roark Lanning Russell Latham Rutta Lemens Scarborough Lotief Shofner Lucas Smith Luker Spears Mauritz Stanfield McCalla Steward McConnell Stovall McFarland Tarwater McKee Tennyson Tillery McKinney Moffett Venable Waggoner Moore Morris Walker Morse Wells Newton Westfall Nicholson Wood of Harrison Padgett Wood of Montague Palmer Worley Patterson Young Payne Youngblood Petsch

Present-Not Voting

Lindsey

Roane

Absent

Butler of Brazos Harris of Archer Hartzog Cagle Celaya Hill Craddock Hunter Daniel Lange Davison of Fisher Leath Dunlap of Hays Leonard Duvall Morrison Dwyer Olsen Frazer Roberts Gibson Rogers Good Settle Graves Stinson Hanna Thornton

Absent-Excused

Davisson of Eastland

n Reader

SENATE BILL NO. 87 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 87, A bill to be entitled "An Act amending Article 4442, Revised Statutes of the State of Texas, 1925, by adding to said article Section 5, so as to provide that when

a keeper, manager, or owner of an institution defined in said article shall operate same, without a license or sell or traffic in babies or permit the use of said institution for purposes other than provided in their license, they may be enjoined in a suit filed by the Attorney General, district or county attorney, or any citizen, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 87 ON THIRD READING

Mr. Reed of Dallas moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 87 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-114

Adamson Head Herzik Adkins Aikin Hill Alsup Hodges Hofheinz Ash Holland Atchison Beck Hoskins Bergman Howard Bourne Huddleston Bradbury Hunt Bradford Hunter **Broyles** Hyder Jackson Burton Butler of Karnes James Jefferson Cagle Jones of Falls Caldwell Canon Jones of Runnels Jones of Shelby Jones of Wise Collins Colquitt Cooper King Cowley Knetsch Crossley Lanning Davis Lemens Dickison Lindsey Lotief Dunagan England Lucas Mauritz Fain Farmer McCalla Fisher McConnell Fitzwater McFarland Ford McKee McKinney Fox Fuchs Moffett Moore Gibson Glass Morris Gray Morrison Greathouse Morse Hankamer Newton Hardin Nicholson Harris of Dallas Padgett

Spears Patterson Stanfield Payne Steward Petsch Stovail Pope Tennyson Thornton Quinn Reed of Bowie Tillery Reed of Dallas Venable Roach of Angelina Waggoner Roach of Hunt Walker Wells Roark Westfall Russell Rutta Wood of Harrison Scarborough Wood of Montague Settle Worley Shofner Young Smith Youngblood

Present-Not Voting

Roane

Absent

Alexander	Hanna
Butler of Brazos	Harris of Archer
Calvert	Hartzog
Celaya	Jones of Atascosa
Clayton	Keefe
Colson	Lange
Craddock	Latham
Daniel	Leath
Davison of Fisher	Leonard
Dunlap of Hays	Luker
Dunlap of Kleberg	Olsen
Duvali	Riddle
Dwyer	Roberts
Frazer	Rogers
Good	Stinson
Graves	Tarwater

Absent-Excused

Davisson of Eastland

Reader

The Speaker then laid Senate Bill No. 87 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-107

Adamson Canon Adkins Celaya Aikin Collins Alexander Colquitt Alsup Cowley Ash Crossley Atchison Dickison Dunagan Beck Bergman England Bourne Fain Bradbury Farmer Bradford Fisher Fitzwater Broyles Burton Ford Butler of Karnes Fox Caldwell Gibson

Glass	Morse
Gray	Newton
Hankamer	Nicholson
Hardin	Padgett
Harris of Dallas	Palmer
Head	Patterson
Hill	Payne
Hodges	Petsch
Hofheinz	Pope
Holland	Quinn
Hoskins	Reed of Bowie
Howard	Reed of Dallas
Huddleston	Roach of Angelina
Hunt	Roach of Hunt
Hunter	Roark
Hyder	Russell
Jackson	Rutta
James	Scarborough
Jones of Falls	Settle
Jones of Runnels	Shofner
Jones of Shelby	Smith
Jones of Wise	Spears
King	Stanfield
Knetsch	Steward
Lanning	Stovall
Lemens	Tennyson
Lindsey	Thornton
Lotief	Tillery
Lucas	Venable
Mauritz	Waggoner
McCalla	Walker
McConnell	Wells
McFarland	Westfall
McKee	Wood of Montague
McKinney	Worley
Moffett	Young
Morris	Youngblood
Morrison	

Present-Not Voting

Roane

Absent

Absent-Excused

Davisson of Eastland Reader

Fox

Fuchs

SENATE BILL NO. 267 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 267, A bill to be entitled "An Act to amend Article 8161 of the Revised Civil Statutes of the State of Texas, 1925, so as to provide that commissioners of drainage districts are authorized and required to build all necessary bridges and culverts across and over all canals, drains, ditches, laterals, and levees constructed by their districts whenever the same cross a State highway, county or public road, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 267 ON THIRD READING

Mr. Morse moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 267 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-106

Gibson
Glass
Graves
Gray
Greathouse
Hankamer
Hardin
Head
Herzik
Hodges
Hofheinz
Holland
Hoskins
Howard
Huddleston
Hyder
Jackson
James
Jones of Atascosa
Jones of Falls
Jones of Runnels
Jones of Shelby
Jones of Wise
King.
Lanning
Leath
Lemens
Lindsey
Lucas

Mauritz

McCalla

McConnell	Roark
McFarland	Russell
McKee	Rutta
McKinney	Settle
Moffett	Shofner
Moore	Smith
Morris	Spears
Morrison	Stanfield
Morse	Steward
Newton	Stinson
Nicholson	Stovall
Olsen	Tennyson
Padgett	Thornton
Palmer	Tillery
Patterson	Venable
Petsch	Waggoner
	Waggoner Walker
Pope	
Quinn	Wells
Reed of Bowie	Westfall

Wood of Harrison Roach of Angelina Wood of Montague Roach of Hunt Worley

Nays-2

Harris of Dallas Reed of Dallas

Present-Not Voting

Knetsch

Roane

Absent

Hartzog Alexander Butler of Brazos Hill Butler of Karnes Hunt Hunter Cagle Clayton Jefferson Colson Keefe Craddock Lange Daniel Latham Davison of Fisher Leonard Lotief Dunagan Dunlap of Hays Luker Dunlap of Kleberg Payne Duvall Roberts Dwyer Rogers England Scarborough Frazer Tarwater Good Young Hanna Youngblood Harris of Archer

Absent—Excused

Davisson Reader of Eastland

The Speaker then laid Senate Bill No. 267 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-112

Adamson Alsup Adkins Ash Aikin Atchison ·

Lanning Beck Bergman Leath Bourne Lemens Bradbury Lindsey Bradford Lucas Broyles Mauritz McCalla Burton Caldwell McConnell McFarland Calvert Canon McKee McKinney Celaya Collins Moffett Morris Colquitt Morrison Colson Cowley Morse Newton Crossley Dickison Nicholson Dunagan Olsen Padgett England Palmer Fain Patterson Farmer Payne Fisher Ford Petsch Fox Pope Fuchs Quinn Reed of Bowie Gibson Riddle Glass Roach of Angelina Graves Roach of Hunt Gray Greathouse Roark Hankamer Russell Hardin Rutta Scarborough Head Herzik Settle Hodges Shofner Hofheinz Smith Spears Holland Stanfield Hoskins Howard Steward Stinson Huddleston Stovall Hunt Hyder Tennyson Jackson Thornton Tillery James Waggoner Walker Jones of Atascosa Jones of Falls Jones of Runnels

Navs-2

Harris of Dallas Reed of Dallas

Present-Not Voting

Wells

Westfall

Worley Young

Youngblood

Wood of Harrison

Wood of Montague

Roane

Jones of Shelby

Jones of Wise

Keefe

King

Lange

Knetsch

Absent

Alexander Cooper Butler of Brazos Craddock Butler of Karnes Daniel Davis Cagle

Davison of Fisher Clayton

Dunlap of Hays Hunter Dunlap of Kleberg Jefferson Duvall Latham Dwyer Leonard Fitzwater Lotief Frazer Luker Good Moore Roberts Hanna Harris of Archer Rogers Hartzog Tarwater Hill Venable

Absent—Excused

Davisson

Reader

of Eastland

HOUSE BILL NO. 585 ON SECOND READING

The Speaker laid before the House, in accordance with the provisions of House Concurrent Resolution No. 97, on its second reading and passage to engrossment,

H. B. No. 585, A bill to be entitled "An Act to amend Subdivision 13 of Article 6675-a, Title 116, of the Revised Civil Statutes of the State of Texas, 1925, Acts 1929, Forty-first Legislature, Second Called Session, page, 172, Chapter 88, as amended Acts 1933, Forty-third Legislature, page 547, Chapter 178, Section 1, relating to the issuing and manufacturing of license number plates so as to provide for the issuing of license number stickers, for attaching same, to authorize and require the State Highway Commission to design, have printed and/or manufacture such stickers; providing further that no stickers shall be issued until forty-five (45) days from the effective date of this Act, providing for the distribution of same by county tax collectors, so that stickers so distributed shall bear the same number as license number plates theretofore issued, etc."

The bill was read second time.

Question—Shall House Bill No. 585 pass to engrossment?

SENATE BILL NO. 268 ON SECOND READING

The Speaker laid before the House. on its second reading and passage to third reading,

S. B. No. 268, A bill to be entitled "An Act to amend Article 8120 of the Revised Civil Statutes of the State of Texas, 1925, so as to provide a method for fixing the compensation of the commissioners of drainage districts, requiring reports from Greathouse the commissioners of such drainage Hankamer

districts to the commissioners courts of their counties, setting forth what said reports shall contain and authorizing such commissioners courts to audit and approve the same, and declaring an emergency.

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 268 ON THIRD READING

Mr. Morse moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 268 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-124

Hardin

Adamson

Harris of Archer Adkins' Aikin Harris of Dallas Alexander Hartzog Alsup Head Herzik Ash Hill Atchison Hodges Beck Bergman Hofheinz Bourne Holland Hoskins Bradbury Bradford Howard **Broyles** Huddleston Hunt Burton Butler of Karnes Hunter Hyder Cagle Caldwell Jackson Calvert James Jones of Falls Canon Jones of Shelby Celaya Jones of Wise Collins Colquitt Keefe King Cooper Cowley Knetsch Craddock Lanning Crossley Leath Davis Leonard Dickison Lindsey Dunagan Lotief England Lucas Fain Luker Farmer Mauritz Fisher McCalla Fitzwater McConnell Ford McKee McKinney Fox **Fuchs** Moffett Gibson Moore Glass Morris Morrison Good Graves Morse Newton Gray Nicholson Olsen

Spears **Padgett** Palmer Stanfield Petsch Steward Stinson Pope Stovall Quinn Reed of Bowie Tarwater Reed of Dallas Tennyson Roach of Angelina Thornton Roach of Hunt Tillery Venable Roark Waggoner Roberts Walker Rogers Russell Wells Westfall Rutta Wood of Harrison Scarborough

Scarborough Wood of Harr Settle Worley Shofner Young Smith Youngblood

Present-Not Voting

Roane

Absent

Butler of Brazos Jefferson Jones of Atascosa Clayton Jones of Runnels Colson Daniel Lange Davison of Fisher Latham Dunlap of Hays Lemens Dunlap of Kleberg McFarland Duvall Patterson Dwyer Payne Frazer Riddle

Absent—Excused

Absent—Excused

Davisson of Eastland

Hanna

Reader

Wood of Montague

The Speaker then laid Senate Bill No. 268 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-124

Adamson Colquitt Adkins Colson Aikin Cooper Alexander Cowley Alsup Craddock Ash Crossley Atchison Davis Beck Dunagan Dunlap of Kleberg Bergman Bourne England Bradbury Fain Bradford Farmer **Broyles** Fisher Burton Fitzwater Butler of Karnes Ford Cagle Fox Calvert Fuchs Canon Gibson Celaya Glass Collins Good

Graves Morris Gray Morrison Greathouse Morse Hankamer Newton Hardin Nicholson Harris of Archer Olsen Harris of Dallas Padgett Head Palmer Herzik Petsch Hodges Pope Quinn Hofheinz Reed of Bowie Holland Reed of Dallas Hoskins Roach of Angelina Howard Huddleston Roach of Hunt Hunt Roark Roberts Hunter Rogers Hyder Jackson Rutta James Scarborough Jones of Atascosa Settle Jones of Falls Jones of Shelby Jones of Wise Shofner Smith Spears Keefe Stanfield

King Steward Stinson Knetsch Lange Stovall Lanning Tarwater Leath Tennyson Thornton Leonard Lindsey Tillery Lotief Venable Waggoner Lucas Luker Walker Mauritz Wells McCalla Westfall

McConnell Wood of Harrison McFarland Wood of Montague McKinney Worley

McKinney Worley
Moffett Young
Moore Youngblood

Present—Not Voting

Roane

Absent

Butler of Brazos Hartzog
Caldwell Hill
Clayton Jefferson
Daniel Jones of Runnels

Davison of Fisher Dickison Lemens
Dunlap of Hays McKee
Duvall Patterson
Dwyer Payne
Frazer Riddle
Hanna Russell

Absent—Excused

Davisson Reader of Eastland

SENATE BILL NO. 41 ON SECOND READING

The Speaker laid before the House,

on its second reading and passage to Hardin third reading.

S. B. No. 41, A bill to be entitled "An Act to amend Article 4704, Chapter 2, Title 78, of the Revised Civil Statutes of the State of Texas, 1925, relating to stock of insurance companies, so as to provide that the shares of stock of any insurance company organized under the laws of Texas, if stock with a nominal or par value, shall be divided into shares of not less than \$10 each nor more than \$100 each; authorizing any insurance company hereafter or heretofore organized under the laws of this State to issue shares of its stock without nominal or par value; providing that not less than fifty per cent of authorized number of said shares to be subscribed and paid for, etc.'

The bill was read second time.

Mr. Hoskins offered the following committee amendment to the bill:

Amend Senate Bill No. 41 by striking out in Section 5, line 4, the word "or" and substitute in lieu thereof the word "of".

The amendment was adopted.

Senate Bill No. 41 was then passed to third reading.

SENATE BILL NO. 41 ON THIRD READING

Mr. Hoskins moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 41 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-115

Adamson Collins Adkins Colquitt Aikin Cooper Alexander Cowley Alsup Crossley Ash Davis Atchison Dickison Beck Dunagan Bergman England Bourne Fain Bradbury Farmer Bradford Fitzwater Broyles Ford Burton Fox Butler of Karnes Gibson Cagle Glass Calvert Gray Greathouse Canon Celaya Hankamer

Morrison Harris of Archer Morse Harris of Dallas Newton Hartzog Nicholson Head Olsen Padgett Herzik Hodges Palmer Hofheinz Petsch Holland Quinn Hoskins Reed of Bowie Howard Riddle Huddleston Roach of Angelina Roach of Hunt Hunt Hyder Roane Jackson Roark James Roberts Jones of Atascosa Russell Jones of Falls Rutta Jones of Shelby Scarborough Jones of Wise Settle Keefe Shofner King Smith Knetsch Spears Stanfield Lange Lanning Steward Leath Stinson Tarwater Leonard Lindsey Tennyson Lotief Thornton Waggoner Lucas Walker Mauritz McCalla Wells McConnell Westfall McFarland Wood of Harrison McKee Wood of Montague McKinnev Worley Moffett Young Moore Youngblood Morris

Nays—1

Stovall

Absent

Butler of Brazos Hanna Caldwell Hill Clayton Hunter Colson Jefferson Jones of Runnels Craddock Daniel Latham Davison of Fisher Lemens Dunlap of Hays Luker Dunlap of Kleberg Patterson Duvall Payne Dwyer Pope Reed of Dallas Fisher Frazer Rogers Tillery Fuchs Good Venable Graves

Absent-Excused

Davisson Reader of Eastland

The Speaker then laid Senate Bill No. 41 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—113

Knetsch Adamson Lanning Adkins Leath Aikin Leonard Alexander Lindsev Alsup Lotief Ash Atchison Lucas Beck Mauritz McConnell Bourne Bradbury McFarland Bradford McKee McKinney Broyles Moffett Burton Butler of Karnes Moore Morris Calvert Canon Morrison Celaya Morse Collins Newton Colquitt Nicholson Colson Olsen Padgett Cooper Palmer Cowley Petsch Craddock Pope Crossley Davis Quinn Dickison Reed of Bowie Riddle Dunagan Roach of Hunt England Fain Roane Farmer Roark Roberts Fitzwater Ford Rogers Russell Fox Gibson Rutta Scarborough Glass Settle Grav Hankamer Shofner Hardin Smith Harris of Archer Spears Harris of Dallas Stanfield Head Steward Hodges Stinson Hofheinz Tarwater Holland Tennyson Hoskins Thornton Howard Tillery Huddleston Venable Hunt Waggoner Hyder Walker Jackson Wells **James** Westfall Jones of Atascosa Wood of Harrison Jones of Falls Wood of Montague

King Nays—2

McCalla

Keefe

Jones of Shelby

Jones of Wise

Stovall

Worley

Young

Youngblood

Absent

Bergman

Butler of Brazos

Cagle Hanna Caldwell Hartzog Clayton Herzik Daniel Hill Davison of Fisher Hunter Dunlap of Hays Jefferson Dunlap of Kleberg Jones of Runnels Duvall Lange Dwyer Latham Fisher Lemens Frazer Luker Patterson Fuchs Good Payne Reed of Dallas Graves

Absent-Excused

Davisson of Eastland

Greathouse

Reader

Roach of Angelina

SENATE BILL NO. 49 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 49, A bill to be entitled "An Act amending Article 297 of the Penal Code providing for the compulsory attendance of children in the public schools, and declaring an emergency."

The bill was read second time.

Mr. Farmer offered the following amendment to the bill:

Amend Senate Bill No. 49 as follows: after the word "age" in line 28, page 1, add these words: "shall be entitled to be enrolled in and".

The amendment was adopted.

Mr. Tennyson offered the following committee amendments to the bill:

Amend Senate Bill No. 49, page 1, Section 1, by adding after the word "code" in the first line the following: "and Article 2892 of the Revised Civil Statutes" and by adding after the Article 297 the following: "Article 2892, Revised Civil Statutes."

Amend the caption of Senate Bill No. 49 to conform with the body of the bill.

The amendments were severally adopted.

Question—Shall Senate Bill No. 49 pass to third reading?

RECESS

Mr. Graves moved that the House adjourn until 9:30 o'clock a. m., to-morrow.

Mr. Harris of Dallas moved that the House recess to 9:30 o'clock a.m., tomorrow.

Mr. McConnell moved that the House recess to 7:30 o'clock p. m., today.

Question first recurring on the motion by Mr. Graves, yeas and nays were demanded.

The motion was lost by the following vote:

Yeas-63

Adkins Keefe Aikin Lange Alsup Lanning Atchison Latham Beck Lemens Bourne Lindsey Bradbury Mauritz Broyles McConnell Burton Moffett Cagle Morris Calvert Palmer Colson Petsch Cooper Quinn Reed of Bowie Cowley Craddock Riddle Roach of Angelina Davis England Roach of Hunt Roark Fain Scarborough Farmer Ford Shofner Fox Spears Stovall Gibson Tarwater Graves Thornton Gray Hodges Tillery Huddleston Venable Hunt Wells Hunter Westfall Wood of Harrison Hyder Jones of Runnels Worley

Navs-68

Youngblood

Jones of Shelby Jones of Wise

Glass

Adamson	Good
Alexander	Greathouse
Ash	Hankamer
Bradford	Hardin
Butler of Karnes	Harris of Archer
Canon	Harris of Dallas
Celaya	Head
Collins	Herzik
Colquitt	Hofheinz
Crossley	Holland
Dickison	Hoskins
Dunagan	Howard
Dunlap of Kleberg	Jackson
Duvali	James
Fisher	Jones of Atascosa
Fitzwater	King
Fuchs	Knetsch

Leath

Reed of Dallas Roane Lucas Roberts Luker Rogers McCalla Russell McFarland Rutta Settle McKee McKinney Smith Morrison Stanfield Morse Steward Newton Stinson Olsen Tennyson Padgett Waggoner Patterson Walker Wood of Montague Payne Young Pope

Absent

Bergman Frazer
Butler of Brazos Hanna
Caldwell Hartzog
Clayton Hill
Daniel Jefferson
Davison of Fisher
Dunlap of Hays
Dwyer Nicholson

Absent—Excused

Davisson of Eastland Reader

Question next recurring on the motion by Mr. McConnell, it was lost.

Question then recurring on the motion by Mr. Harris of Dallas, it prevailed, and the House, accordingly, at 5:20 o'clock p. m., took recess to 9:30 o'clock a. m., tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The following committees have filed favorable reports on bills and resolutions as follows:

Agriculture: House Bill No. 868.

Constitutional Amendments: House Joint Resolutions Nos. 29 and 46.

Criminal Jurisprudence: Senate Bill No. 17.

Game and Fisheries: House Bills Nos. 982 and 983.

Judicial Districts: House Bill No. 979.

Judiciary: House Bill No. 984.

Municipal and Private Corporations: Senate Bill No. 502.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Committee Room,

Austin, Texas, April 24, 1935.

Hon, Coke Stevenson, Speaker of the; House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. J. R. No. 18, Proposing an amendment to Section 26, Article I, of the Constitution of the State of Texas, so as to authorize municipalities to make flat-rate contracts with public utilities for any number of years, not exceeding twenty (20), etc.,

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room.

Austin, Texas, April 24, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. J. R. No. 48, Proposing an amendment to Section 1, of Article XVII, of the Constitution of Texas, providing that constitutional amendments may be submitted by the Legislature at Special Sessions under certain conditions; providing for an election on the question of the adoption of such amendment and providing for the proclamation and the publication thereof; prescribing the form of ballot, and making an appropriation therefor,

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, April 23, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 863, A bill to be entitled "An Act to validate all proceedings, orders and resolutions whereby any water improvement district or water control and improvement district, or irrigation district now organized and existing under the Constitution and laws of this State (other than water improvement district now organized and existing under the Constitution parks; etc.," and or laws of this State which obtain their water supply under con-ifinds it correctly engrossed. tract with the United States) whether

pursuant to an election or without such election, has provided for refunding any part or all of its outstanding bonds or indebtedness theretofore authorized by an election held for that purpose as provided by law; etc., and declaring an emergency."

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, April 23, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 363, A bill to be entitled "An Act creating the Commission of the Volunteer Army of the War with Spain to be composed of the Governor of the State of Texas, the Adjutant General of Texas, and the Department Commander of the United Spanish War Veterans of Texas, and their successors in office, all without extra compensation, and the Governor as chairman; making an appropriation, etc., and declaring an emergency,'

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room, Austin, Texas, April 23, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 175, A bill to be entitled "An Act providing for the gathering of statistical information on the catch of the various marine products along the Texas coast; providing a penalty and declaring an emergency,

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, April 23, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 80, A bill to be entitled "An Act to amend Article 6078, Revised Statutes, dealing with public

Has carefully compared same, and

HODGES, Chairman.

Committee Room,

Austin, Texas, April 23, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 522, A bill to be entitled "An Act to amend Chapter 138 of the Acts of the Regular Session of the Forty-third Legislature; extending the provisions of said Act so as to include associations or organizations, or local mutual aid associations, or State-wide mutual associations, and extending the provisions of said Act so as to include insurance consultants, requiring such to obtain a license, and providing for annual fee and annual report for all agents licensed under the provisions of this Act, and providing for penalties, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, April 23, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 887, A bill to be entitled "An Act authorizing the county judge to employ a stenographer or clerk in any county having a population of less than twenty thousand inhabitants according to the last preceding Federal Census, and a property valuation in excess of fifty million dollars according to the approved tax rolls for the preceding calendar year; etc., and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room, Austin, Texas, April 23, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 491, A bill to be entitled "An Act providing for a civil service commission in cities having a population of more than 290,000, and in counties having a population of more than 350,000, both according to the Federal Census last preceding; establishing a method for the election of the members of said commission; fix-

ing the terms of office of said members, and providing for the functioning of said commission; providing for a civil service system based upon examination and investigation as to merit, efficiency, and fitness for appointment, employment, and promotion of individuals appointed in and employed by said cities and counties, etc., and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, April 23, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 861, A bill to be entitled "An Act granting to John Mulkey of Ellis County, Texas, permission to bring suit against the State of Texas and the State Highway Department, in the District Court of Ellis County, Texas, for damages sustained to his property by the construction of roadbed and excavating sides of roadbed adjacent to and upon his land on Highway No. 8 in Ellis County, Texas, impounding waters on his land and destroying his farm; etc., and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, April 23, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 774, A bill to be entitled "An Act to permit Mrs. Otice Langham and her son, Gene Langham, both personally and in the capacity of some party as next friend to the said Gene Langham, to sue the State of Texas and the Texas National Guard for injuries the said Gene Langham sustained when he was run down and run over by an army truck and truck of the said Texas National Guard near Mineral Wells, during July, 1930, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, April 23, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 60, A bill to be entitled "An Act amending Section 3 of House Bill No. 81, Chapter 29, Acts of the First Called Session, Forty-third Legislature, and House Bill No. 31 of for all district and county courts durthe Third Called Session of the Forty-third Legislature; providing for commercial fisherman's license, wholesale fish dealers' license, retail fish dealers' license, in towns of certain population, retail oyster dealers' license, retail dealers' truck license, bait dealers' license, shrimp trawl license, shrimp trawl license permitting use of a 'try net,' seine or net license, fish boat license, skiff license, oyster dredge license, and fish guide license and the fees and requirements for all of same, etc.,

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, April 23, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 839, A bill to be entitled "An Act providing for a rebate to owners of retail fish dealer's license purchased on or since September 1, 1934, and before September 26, 1934, for a place of business in any city or town of five thousand (5,000) and not more than seven thousand five hundred (7,500) population; and declaring an emergency,

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room, Austin, Texas, April 23, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 552, A bill to be entitled "An Act authorizing the selection and

the summoning of a general jury panel for jury service in the district and county courts in counties of Texas wherein two or more district courts are situated and maintained; defining district courts within the meaning of the Act; authorizing the judges of the district and county courts in any such county to meet together at stated intervals and determine the number of jurors necessary for jury service ing a period of two months or as many weeks in advance as they decide upon, etc., and declaring an emergency,'

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, April 23, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 657, A bill to be entitled "An Act amending Section 19 of House Bill No. 623, Chapter 180, Acts of Forty-third Legislature, Regular Session, and declaring an emergency,

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room,

Austin, Texas, April 23, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Your Committee on Engrossed Bills, to whom was referred

H. B. No. 730, A bill to be entitled "An Act authorizing the county board of trustees in counties having a population of not less than 13,600 nor more than 20,000, as shown by the last preceding Federal Census, to set aside a certain amount of the Available School Fund apportioned to such counties to defray certain expenses in the administration of the scholastic affairs of such counties with limitations; repealing all laws and parts of laws in conflict herewith, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

In Memory of

Bon. William Pierson

Mrs. Lena Haskell Pierson

Mr. Roach of Hunt offered the following resolution:

Whereas, The House of Representatives of the Forty-fourth Legislature of the State of Texas is sadly grieved by the untimely deaths of the Hon. William Pierson and his beloved wife, Lena Haskell Pierson, whose deaths occurred in the City of Austin, Texas, on Wednesday, April 24, 1935; and

Whereas, The Hon. William Pierson served as a valuable member of the Twenty-seventh and Twenty-eighth Legislatures of the State of Texas, from Hunt County, and later served two terms as District Judge of the Hunt County Judicial District, and at the time of his death was an Associate Justice of the Supreme Court of the State of Texas, to which high office he has served with distinction since January, 1921; and

Whereas, The Hon. William Pierson was known and loved throughout Texas as a distinguished citizen, an outstanding lawyer, and Christian gentleman; and

Whereas, Mrs. Lena Haskell Pierson, the beloved wife and companion of this outstanding public servant, who departed this life simultaneously with her illustrious husband, was a woman whose grace and competency, with which she presided as mistress over their home, added to the success of this great citizen and lawyer, and her generous kindness brought pleasure to their many friends. Her loyal devotion and wise counsel as wife and mother was part and parcel of the undaunted courage and distinguished service so conclusively manifested by the public and private life of Judge William Pierson. She was a devout Christian and maintained her interest in civic, social, and religious affairs until her death; and

Whereas, Judge and Mrs. William Pierson are survived by many close relatives and friends; now, therefore, be it

Resolved by the House of Representatives of the Forty-fourth Legislature of the State of Texas, That we express our deepest and tenderest sympathy to all bereaved members of Judge and Mrs. William Pierson's family, and their many friends, and when the House of Representatives adjourns today it do so in honor to the memory of Judge and Mrs. William Pierson.

ROACH of Hunt, MORRIS, DAVIS.

Signed—Stevenson, Speaker; Adamson, Adkins, Aikin, Alexander, Alsup, Ash, Atchison, Beck, Bergman, Bourne, Bradbury, Bradford, Broyles, Burton, Butler of Brazos, Butler of Karnes, Cagle, Caldwell, Calvert, Canon, Celaya, Clayton, Collins, Colquitt, Colson, Cooper, Cowley, Craddock, Crossley, Daniel, Davison of Fisher, Davison of Eastland, Dickison, Dunagan, Dunlap of Hays, Dunlap of Kleberg, Duvall, Dwyer, England, Fain, Farmer, Fisher, Fitzwater, Ford, Fox, Frazer, Fuchs, Gibson, Glass, Good, Graves, Gray, Greathouse, Hankamer, Hanna, Hardin, Harris of Archer, Harris of Dallas, Hartzog, Head, Herzik, Hill, Hodges, Hofheinz, Holland, Hoskins, Howard, Huddleston, Hunt, Hunter, Hyder, Jackson, James, Jefferson, Jones of Atascosa, Jones of Falls, Jones of Runnels, Jones of Shelby, Jones of Wise, Keefe, King, Knetsch, Lange, Lanning, Latham, Leath, Lemens, Leonard, Lindsey, Lotief, Lucas, Luker, Mauritz, McCalla, McConnell, McFarland, McKee, McKinney, Moffett, Moore, Morrison, Morse, Newton, Nicholson, Olsen, Padgett, Palmer, Patterson, Payne, Petsch, Pope, Quinn, Reader, Reed of Bowie, Reed of Dallas, Riddle, Roach of Angelina, Roane, Roark, Roberts, Rogers, Russell, Rutta, Scarborough, Settle, Shofner, Smith, Spears, Stanfield, Steward, Stinson, Stovall, Tarwater, Tennyson, Thornton, Tillery, Venable, Waggoner, Walker, Wells, Westfall, Wood of Harrison, Wood of Montague, Worley, Young, Youngblood.

The resolution was read second time.

On motion of Mr. Beck, the names of all the members of the House were added to the resolution as signers thereof.

The resolution was unanimously adopted.